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ABSTRACT

Designed to help present the FHA Homebuyers Education and Learning Program (HELP), this guide answers questions about the home buying process. Successful program completion may entitle the participant to a reduction of the cost of mortgage insurance and, in certain cases, assistance with the downpayment and/or closing costs. Each of five modules is intended for presentation in a 5.5-hour session. The material in the modules includes information, exercises, and activities apply the concepts and knowledge. Each module ends with an evaluation form. Module I stresses the importance of budgeting for the downpayment and budgeting after the purchase. Module II outlines how to locate a home and the advantages of working with the real estate agent. It explains the purchase contract, offers, and contingencies by pointing out the steps involved when negotiating the price. Module III focuses on selecting a lender, types of mortgages, and processes involved in securing a loan, including the application and pertinent information that must be provided to the lender. It briefly explains how qualifying criteria is evaluated by the lender and discusses Fair Housing Laws and Real Estate Settlement Procedure Act requirements. Module IV covers the steps involved in the homebuying process. Module V highlights the additional responsibilities associated with home ownership and provides tips on performing periodic inspections and repairs to avoid major repair costs. Appendixes include forms, worksheets, and a glossary. (YLB)

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Homebuyer EDUCATION

learning

program guide

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We'll get you home.

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The successful completion of this program may entitle you to a reduction of the cost of mortgage insurance, and in certain cases assistance with your downpayment and/or closing costs. The objective of this program is to help answer the many questions you will have about the home buying process. Below is a summary of each of the four modules for this program.

Module I

Stresses the importance of budgeting for the downpayment, and the importance of budgeting after you purchase your home.

Module II

Outlines how to locate your home, and the advantages of working with the real estate agent. This module also explains the purchase contract, offers, and contingencies by pointing out the steps involved when negotiating the price.

Module III

Focuses on selecting a lender, various types of mortgages, and the processes involved in securing a loan including the application and pertinent information that must be provided to the lender. This module briefly explains how qualifying criteria is evaluated by the lender. It also discusses Fair Housing Laws and RESPA requirements.

Module IV

Covers the steps involved in the closing process, the final step in the homebuying process. It also highlights the additional responsibilities associated with homeownership, and it provides tips on performing periodic inspections and repairs to avoid major repair costs.

The material in your Guide includes valuable information, exercises, and activities for you to apply the concepts and knowledge you acquire.



Many would be homeowners are scared away because of a process they feel is complex and intimidating. One way to minimize the fear of the homebuying process is to provide clear and consistent information and high quality guidance for buying a home. The objective of this guide is to educate you on the homebuying process. When you complete this program, you will have a good understanding of:

- How to budget and save for a down payment
- How to find a home and make an offer
- How to apply for financing
- What takes place at a closing
- How to establish a post purchase budget
- Why it is important to maintain a home

Group exercises and activities are included to involve you and to help you apply the principles you will be learning.

Using The Participant's Guide

This Guide is designed to help present the FHA Homebuyers Education and Learning Program (HELP). The Guide serves as a "roadmap" to its objective with the Facilitator showing the way. The more interactive the class is with the Facilitator's presentation, the more you will enjoy the learning experience.

Homebuyer Education and Learning Program Schedule

Each of the four Modules of this program will be presented in five hour and thirty minute sessions. At the end of each module, you will be asked to complete an evaluation form. The form is located on the last page of the Module in your Guide. Your feedback is important to measure the success of the program.



Module 1
BUDGETING
for your
Home
Purchase



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BUDGETING FOR YOUR HOME PURCHASE

Our daily lives have become so busy that the American family is generally accustomed to "buying" rather than "shopping". When we do not take the time to shop for the best value, generally the cost is higher. This buying mode has made many of us "impulsive" spenders.

An impulsive spender is one who purchases an item without giving any thought to the significance of the purchase. A family that develops this type of spending pattern is less likely to save money. The family lives from paycheck to paycheck. Sometimes that paycheck does not stretch far enough, and then it becomes, "borrowing from Peter to pay Paul". Even if there is a desire to buy a home of their own, it seems out of reach, because they don't have the money for the downpayment or closing costs.

We want to help you understand your own spending habits and give you guidance and tools to work with to accomplish your dream of owning your own home.

Are you a "buyer" or a "shopper"

There is a simple technique to help you control impulsive spending and better manage your money. This simple technique is called: "Budgeting your money!"

What does "budget" mean to you?						
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		_				

Now lets talk about ways to help you look carefully at your "real" spending habits and discuss "budgeting".

Some of you may already be familiar with the budgeting process or how to budget, but others may not understand the concept of a budget. A budget is simply a plan for spending and saving money.



In the corporate world, companies MUST budget their income properly to make a profit and keep their spending in line with the income the company receives. These budgets are generally prepared annually, with quarterly and sometimes monthly reviews.

The budget provides a direction for the way company money is to be spent. By budgeting, a company can realize a savings of money which results in a profit that can be distributed to the investors/stockholders, as dividends.

In a family or household, a budget generally includes your salary and expenses and needs to be reviewed and adjusted more often than quarterly. A monthly plan and review is recommended. For some of you that are just learning to budget, a weekly plan and review may work best.



Where to begin?
How can a budget help you?
A budget is a written log of how your money is being spent. It allows you to see your total income and where that income is going. Budgeting may seem hard for some of you because it requires some planning and a desire or determination to follow the budget.
How to budget
 Gather family members together and allow them to each express their ideas about how the money is to be spent. Set realistic goals. Goals set too high are not attainable.
Develop flexible goals. Allow room for change. Many events can happen in a short period of time that can change or alter your goals.
Be specific in writing your goals. Make sure all family members understand the goal in a clear and concise manner.
Setting goals and prioritizing them is a very good place to begin on the budgeting process. You cannot decide how to get somewhere if you don't know where you are going. So, let's begin by deciding where we are going.
What is a "goal"?

Some of you may already understand the importance of setting goals. It is always recommended when setting a goal, that you write it down on paper. The fact that you have put the goal in writing and can look at it and examine it, makes it real. In the corporate world, company goals are the ideals of what they want to accomplish during a year. Once they have determined their goals, they

then must prioritize the goals to determine what is most important.



CASE STUDY #1 - XYZ DELICATESSEN

XYZ Delicatessen's owners need to make a decision on renewing the lease on their store location. They have located a new space that looks more appealing to them, but the rent would be higher. Their current landlord is willing to renew their lease at the same rate for the next year, but they really like the other space better.

Their current space has provided them a good income with a profit, so they have been able to put money into a savings account. When they reviewed their savings balance, they decided they could afford to improve their deli equipment by buying a new oven.

Just as the old lease expired, the refrigerator that holds their drinks broke down. They are faced with having to replace it. Since most of their savings were used to purchase the new oven, they are a little short on cash in savings.

Question: Should they ignore the refrigerator problem, not replace it and go ahead and lease the new deli space?

OR

Should they buy a new refrigerator and wait another year before they move into new space?

THIS IS CALLED SETTING YOUR PRIORITIES. WHICH IS MORE IMPORTANT:

1) The refrigerator?

or

2) The new store space?

XYZ Deli owners determined that if they moved into the new space without a refrigerator for drinks, they would not make as much profit as before. If their profits went down, then they might not be able to afford the new store space.

They had set priorities

Their greatest priority was making a profit. It would be better for them to buy the new refrigerator and wait for one year before looking at new space. At the end of one year their oven and refrigerator would still have a long life and they would have extra money in the savings account that could help them with the moving expenses of a move to a new location.



The next step in the budgeting process is: Prioritize your goals. This process helps you "plan" for the most important projects.

There are two (2) types of goals:

- 1. Short Range Goals
- 2. Long Range Goals

It is best to have both of these goals.

Short range goals

Generally, you will prepare a short range goal for the period of time covered with each pay check you receive. If you get paid weekly, the plan will include all your expenses and income for one (1) week; if you get paid bi-weekly, the goal will include all your expenses and income for two (2) weeks, etc.

List 10 short range goals:

1)	6)
	7)
3)	
	9)
5)	

Your short range goals may include things like:

- pay your rent
- pay utilities
- buy weekly food
- pay weekly child care
- buy weekly gasoline

Each of these goals occurs in a short span of time and many of them may be recurring. You will include these short range goals in your working budget. Many of you have set short range goals, even though you may not have realized what you were doing. A goal doesn't change whether it is a mental thought or a written statement. It becomes much clearer and more realistic, however, when you have taken the time to write it down. As you can see, in order to meet your short range goals, you need a job that provides you an income to pay for those goals.



: 1

Long range goals

Your long range goal will span sometimes only one (1) month, six (6) months or could span one (1) year or more. Your long range goal is determined by how long it will take you to accumulate the money to meet the goal. There are variables that enter into that decision. How much does the goal cost? And how much are you setting aside each pay period to work toward that goal?

List 10 long range goals:		
1	6,	
2	7 <u></u>	
3.	8	
4	<u> </u>	
5.	10.	

Your long range goals may include things like:

- buy house
- buy new clothes
- buy furniture or appliances
- buy car
- pay off bills
- education
- vacation

The long range goals, however, require not just an income, but also a plan for money to be accumulated to pay for these goal items. A savings account provides the avenue to accumulate this money. The savings account becomes a line item in your budget process. Saving money is generally, the only way individuals, today, are able to accumulate the funds required to purchase a home.

Now that we have talked about short and long range goals. Lets work on prioritizing those goals.



List your short range goals in order of priority:

 _			
Listy	our long range	goals in orde	er of priority
	our long range		er of priority
			er of priority



CASE STUDY #2 - MURRAY FAMILY

Janet and Sam Murray are a young newly married couple. They both have graduated from college and are living in an apartment. Currently, they both have jobs. They have been thinking about buying a home, but do not think they have enough money in their Bridal Registry Account to cover the full cost of a downpayment and closing costs.

They need to evaluate their income and expenses to:

- 1. See if they can afford a home
- 2. Determine how they could add money to their Bridal Registry Account to save enough money for a downpayment and closing costs

They have just finished a wonderfully prepared meal and have sat down with all their payroll check stubs and bills to discuss the possibility of purchasing a home. During their discussion, Janet quickly realized she and Sam had different ideas. She was getting confused, so they agreed that they first needed to determine some goals. They each wrote down their goals and prioritized them.

Sam's Goals:

- 1. Buy a new car · Sam was driving the same car he had in high school and college. It was getting old and needing frequent repairs.
- 2. Pay off college debt Sam had to borrow money to finish college. He was now obligated to repay that loan.
- 3. Buy a home

Janet's Goals:

- 1. Buy a home
- 2. Buy new living room furniture
- 3. Reduce income taxes Since Sam and Janet both work, live in an apartment, and have no children, Janet thought they were paying too much in income tax.

It didn't take long for them to see that they shared some of the same goals, but, in reality they needed to negotiate to see how all of their goals could be met. They then decided to take a look at their income and expenses.



Sam graduated from college with a degree in Chemical Engineering. He got a job at Bama Pie Company. He was doing very well at his job and felt he had job security, since Bama Pie makes all the pies for the McDonalds fast food chain and had recently landed a new, very big contract with Pizza Hut Corp. to make their pizza dough. Sam's salary is \$38,000 per year, paid on the first and fifteenth of the month.

Janet also graduated from college with a degree in accounting and got a job with Williams Companies. She passed her Certified Public Accountant exam, which allowed her to get an immediate increase in salary. Janet is making \$35,000 per year and also gets paid on the first and fifteenth of the month.

Sam's Income:		Janet's Income	2:
Gross:	3,166.67	Gross:	2,916.67
(Soc. Sec. Tax)	242.25	(Soc. Sec. Tax)	223.13
(Fed. Tax)	886.67	(Fed. Tax)	816.67
(State Tax)	221.67	(State Tax)	204.17
(Health Ins.)	100.00	(Health Ins.)	100.00
(Profit Sharing)	150.00		•
Net Salary	1,566.08	Net Salary	1,572.70
Sam's Mo. Net:	1,566.08		
Janet's Mo. Net:	1,572.70		
TOTAL MO. NET:	3,138.78		



Monthly expenses:

Apartment Rent	500.00	all utilities paid
Food	600.00	·
Car Insurance	125.00	1-car/liab. only
		1-car/full coverage
Clothing	200.00	
Auto	250.00	maintenance/repairs
Phone	100.00	both parents live away
Entertainment	200.00	
Gasoline	150.00	
Medical	50.00	medicine
Cash	200.00	
Credit Cards	300.00	\$2,000 balance for household
needs		
Loan Payment	150.00	\$15,000 balance college loan
TOTAL EXPENSES	2,825.00	



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♥ Six month budget plan	
Total net monthly income:	 ·

Budget Category	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	TOTAL
Housing							
Utilities							
Food ·							
Car Insurance			_				
Clothing							
Auto Maintenance							
Phone							
Entertainment			-				
Gasoline							
Medical							
Cash							
Credit Cards							
Loan Payment							
Child Care					_		
Miscellaneous						_	
TOTAL							



CONCLUSION - MURRAY FAMILY

Murray Net Income: \$3,138.78 (Less) Expenses: 2,825.00 Net Savings \$313.78

Sam and Janet have \$300 per month they can save for a downpayment and closing costs. They have a balance of \$1500 in their Bridal Registry Account. At a savings rate of \$300 per month, they could add \$3600 to their account giving them a total of \$5100 in a year.

Their credit cards will be paid off in seven (7) months at the rate of \$300 per month, which would give them an additional \$300 per month for savings.

Sam's college loan will take approximately eight (8) years to pay off at the rate of \$150 per month. Sam and Janet both agreed that they should leave the college loan payment at the \$150 and let it pay itself off at that normal time, because the interest rate on that loan was lower than they could earn on their money in a savings account. After taking a look at their budget, goals, and priorities, it became clear they could negotiate some of their goals and both be happy with them. They divided their goals into short range and long range goals. Their goals for the next six (6) months were the following:

- 1) Pay cash for all purchases
- 2) Have their credit cards paid off in six months
- 3) Add \$300 per month to savings

Their long range goals:

- 1) Continue to pay \$150 per month on Sam's college loan and not be concerned about the time it would take to pay it off, because it was at a low interest rate.
- 2) When the credit cards were paid off, add that \$300 per month to the savings account.
- 3) At the end of one (1) year, have a savings balance of \$6,600.
- 4) Start looking for a home to purchase after one (1) year of following their budget and meeting their goals.



By evaluating their income and expenses, they knew they could afford to buy their own home as long as the price was within their housing budget amount. They knew that by following their budget and meeting their goals, they could afford the down payment and closing costs for the purchase of a home.

However they also realized that unless they were very disciplined and followed their budget, they would not be able to purchase a home in one (1) year.



CASE STUDY #3 - HERNANDEZ FAMILY

Juan and Rita Hernandez have been married six (6) years. They have two (2) children and do not plan to have any more. Juan and Rita own two (2) Duds and Suds Laundromats. Their business is doing very well. They purchased their business shortly after they were married and at that time, they were determined to make sure the business was successful before starting a family. After three (3) years in the business, their cash flow was established and they both felt comfortable with having a family.

From the beginning of their marriage, they learned to negotiate and compromise for what they wanted. They lived with Juan's parents from the start of their marriage. This arrangement allowed them to put all of their financial resources into the business. They were both working much of the time and the living arrangement worked very well for them. After having their two children, however, the home of Juan's parents was feeling cramped and too small. Juan's father died shortly after their last child was born. Juan is an only child, and his mother is older and not in good health, so he feels very responsible for her care. Rita and Juan decided it may be time for them to purchase a home of their own. They discussed the move with Juan's mother. Because of her health problem, Juan believes it would be best for them to purchase a home large enough for their family of four (4) with additional space for his mother to live with them. To purchase a home large enough for all of them, the cost of housing will increase. Juan's parents had their home paid for, so to purchase a new home will have a major impact on the family's housing costs. Juan's mother makes it perfectly clear that they should sell her house and use the money from the sale to apply to the purchase of their new home. With that offer, Juan, Rita, and Mom sit down to discuss their family finances to determine how much they could allow in their budget for the increased housing expense.

Juan and Rita pay themselves a monthly salary from their business. Their net income is \$42,000 per year. Juan's mother is retired and has a retirement income of \$15,000 per year. Mom Hernandez has offered to contribute her retirement income to the household budget.

Juan & Rita's Net Monthly Income: \$3,500.00 Mom Hernandez's Net Monthly Income: \$1,250.00

Total Net Monthly Income: \$4,750.00



Monthly Expenses:

Utilities	\$200.00	
Home Maintenance	300.00	Includes Insurance & Taxes
Food	750.00	
Car Insurance	0	Their car is a business expense, so they pay for the car insurance through the business account.
Clothing	300.00	·
Auto Maintenance	25.00	Much of their auto maintenance is charged to the business account.
Phone	30.00	
Entertainment	400.00	
Gasoline	25.00	Most of their driving is deducted as a business expense.
Medical	700.00	Mom Hernandez is on several different and expensive medications. She also has to be tested the clinic every month.
Cash	400.00	
Credit Cards	200.00	
Loan Payment	300.00	Carpayment
Child Care	400.00	
Miscellaneous	200.00	,
TOTAL		
EXPENSES	\$4,230.00	

 $\sum_{i=1}^{n} \frac{1}{i} dx_i$



Six month budget plan

Total net monthly income: \$4,750.00

Budget Category	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	TOTAL
Housing							
Utilities							
Food	,						
Car Insurance				,			
Clothing				٠.			
Auto Maintenance				:			
Phone	٠.						
Entertainment							
Gasoline							
Medical							
Cash							,
Credit Cards							
Loan Payment							
Child Care		ļ					
Miscellaneous							
TOTAL							_



CONCLUSION - CASE STUDY #3 - HERNANDEZ FAMILY

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Hernandez Net Monthly Income: \$4,750.00 (Less) Monthly Expenses: 4,230.00 Net Savings: \$520.00

Upon evaluating their net savings, Juan, Rita and Mom decided they would have to make some adjustments in their lives if they were going to purchase a new home. They were looking at buying a newly built home, so their initial maintenance would be less than on their current older home. Their utilities would stay about the same, since they were looking at a larger home, even though, it would be more energy efficient, the size would make up the difference. The \$520 plus \$300 maintenance would allow them a monthly payment of \$820. This monthly payment would have to include the hazard insurance and real estate taxes. They also realized how much they were spending in miscellaneous, cash, and entertainment and thought that if they wanted a new home, they could cut down on some of their frivolous spending and have more money to apply to a new house payment. They decided to limit their entertainment spending to \$300 per month; out of pocket cash spending to \$200 per month; and if they were not spending as much on entertainment, then their monthly child care expense would also automatically decrease. They decided to discipline themselves to not spending more than \$350 per month on child care.

With these reductions in their spending habits, they could have added flexibility of \$350 per month to apply to a house payment or expenses of buying new items for their new house. They now could look at up to \$1170 per month in a house payment.

They called a realtor to list their house immediately, and began looking at plans and specifications with a builder to get the exact house they wanted.



PERSONAL INCOME AND EXPENSE SHEET

INCOME: Weekly	Wage earner	r 1	Wage earn	er 2	
Bi-Weekly		· .			٠.
Monthly					
TOTAL					
WAGE EARNE	IR 1				
WAGE EARNE	IR 2				
TOTAL INCOM	E				
EXPENSES:		Weekly		Monthly	
Housing	_				_
Utilities	_				_
Food	_				
Insurance	_			_	_
Clothing	_	<u> </u>			_
Auto Mainten	ance _				_
Phone	_			·	_
Entertainmen	t				_
Gasoline	. –		, ·		_
Medical	_				_
Cash					_
Credit Cards	-				_
Loan Paymen	t _				_
Child Care	_				_
Miscellaneous	_				_
TOTAL	· _		_		_
TOTAL	.INCOME:				_
(less)	TOTAL EXPENSES	:			_
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PERSONAI BUDGET WORKSHEET

v Budget plan for week of:	то	· ,
1997		
Net monthly income:		

Budget Category	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	TOTAL
Housing							
Utilities							
Food							
Car Insurance							_
Clothing							
Auto Maintenance							
Phone				_			
Entertainment							
Gasoline							
Medical							
Cash			_				
Credit Cards							
Loan Payment							
Child Care					_		
Miscellaneous						_	
TOTAL							



SIX MONTH BUDGET PLAN

NET MONTHLY INCOME:				;
---------------------	--	--	--	---

Budget Category	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	TOTAL
Housing							
Utilities							
Food							
CarInsurance							
Clothing							
Auto Maintenance							
Phone							
Entertainment							
Gasoline							
Medical							
Cash							
Credit Cards							
Loan Payment							
Child Care							
Miscellaneous							
TOTAL							



KEYS TO SUCCESSFUL BUDGETING

- 1) Basic decisions should be made which involve the entire family concerning how the money will be spent, who will actually pay the bills, and who will maintain the budget.
- 2) Develop your own spending plan-suited to your family's income, needs, goals. Don't try to follow others.
- 3) Decide what your family's most important goals are. Your money should be spent for those things which mean most to your family's welfare and happiness.
- 4) Plan ahead for the whole year...only in this way can you have a true picture of where you are going and how well you are following your financial plan.
- 5) Include all your income and all your expenses. Plan according to what your income is now not what you expect it to be.
- 6) Keep good records but make the procedure as simple as possible.
- 7) It is important that you track and record most every penny spent in order to control spending habits.
- 8) As a homeowner, it is extremely important that you include reserve accounts for home maintenance in your budget plan.
- 9) Pay yourself first by developing a personal savings plan. Try to save 10% of your income. If you can't manage 10% right away, try to save a smaller amount, but do so regularly.
- 10) If at the beginning, you fail at times to stick to your budget plan, don't give up; stay with it. You will succeed if you are determined.
- 11) Review your plan once a month. Analyze expenditures and alter the plan if you feel adjustments would improve the workability of your budget.



ARE YOU AN OVERSPENDER?

If you feel your finances control you instead of you controlling your finances, ask yourself the following questions. If your answer is "yes" to the majority of these questions, you may want to consider altering your current spending habits.

- 1) Are you still paying bills from purchases made a year ago?
- 2) Do you use credit cards even when the purchase is small and you have the cash?
- 3) Is your checking account frequently overdrawn?
- 4) Do you race to the bank to deposit your paycheck before the checks come in?
- 5) Have you stopped having, or adding to, a savings account?
- 6) Do you sometimes wonder why you made a particular purchase?
- 7) Do you feel "out of control" when faced with a buying decision?
- 8) Do you "juggle" payments to keep creditors satisfied?
- 9) Are your credit accounts usually at the maximum credit line?
- 10. Do you ever feel free to spend more after clearing up a debt?
- 11. Are you surprised at how much interest you pay creditors annually?
- 12. Do you hope that your children will handle money better than you do?
- 13. Would a small reduction in your income or an unusual expense force you to neglect your obligation to creditors?



BUDGET QUESTIONS

abou	on completion of your budget worksheet, here are some questions to think at. You and your spouse or significant other should discuss these questions ther.
1.	What are the biggest items in your budget?
2.	How much are you saving each month on your current budget?
3.	How could you save more money? What expenses could you cut or reduce?
4. 	In what ways do you see your financial picture changing in the next year?
	In the next five years?





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Module 2
SHOPPING
for your
Home



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SHOPPING FOR YOUR HOME

The most exciting phase for the homebuyer is finding the right house. For most families, buying a home is the largest single investment they will ever make. Selecting the right house takes a lot of thought and careful planning. Many factors play an important role in determining the right place for you to live.

The first step in selecting a home involves asking yourself the following questions:

- Where will the home be located?
- What community amenities are important?
- What type of house? single level, two story, duplex, condo, etc.
- Is adequate transportation available?
- Convenient to shopping?
- Quality and location of schools?

For most families, their wants far out weigh their needs when it comes to buying a home. It is unlikely (but not impossible) that the homebuyer's dream house will be easy to locate, so flexibility is required in searching for a suitable house. It is important to remember that special or unusual features in a property usually increases the price.



SECTION I - SELECT THE RIGHT NEIGHBORHOOD

Where would you like to live? To answer this question take a few minutes and write down your answers to the questions below:

- Where do you work?
- Do you drive to Work?
- Do you need public transportation?
- How much time are you willing to spend going to and from work?

Get a map, find where you work and look at the neighborhoods you are considering and determine the amount of time you are willing to commute. If you need public transportation get a bus schedule or a rail map of the local systems, to see which neighborhoods they service. For example: If you can spend an hour traveling each way to work and you need public transportation, look at areas one hour's ride from your work. If you can spend an hour driving each way to work, look at neighborhoods that you can drive to in an hour. Don't waste time searching for a house in areas that you cannot reach or that are too far away from your job site.

EVALUATING NEIGHBORHOODS

The location of the home is important from both a buying and a future selling standpoint. Usually a potential homebuyer will sacrifice features in a home to live in a more desirable neighborhood. The conveniences and amenities available are critical in evaluating neighborhoods. Some people want to be near their place of employment, churches, or shopping. Schools, parks, and recreation may be more important for some people. For others the need to be near public transportation or have easy access to freeways and interstates may be a top priority. There are several things that almost everyone looks for in a neighborhood:

- Adequate police and fire protection
- Reasonable real estate taxes
- Well-maintained appearance



In addition, to finding a neighborhood that is right for you, there are some things you might want to check into more thoroughly such as schools, safety and the costs. Some suggestions for you to consider:

SCHOOLS

- Call the neighborhood school and ask if you can visit
- Talk to friends and co-workers about the schools in the area and ask about the after school programs

SAFETY

- Visit the neighborhoods you are considering in the day and night time
- Look for signs of illegal activities, especially at night
- Look for things that may indicate a high crime area, such as bars on doors and windows, security alarm signs, private or community security patrols
- Visit the local police station and find out the crime statistics for that area

TAXES, AND HAZARD INSURANCE COSTS

- Call the tax assessor's office or ask a real estate agent how much are the property taxes for that area
- Call an insurance agent and find out the average cost of hazard and car insurance premiums for that neighborhood

The Neighborhood Checksheet is to help you decide what's important to you. However, you should consider the things that may not be important to you because they may be important to the value of your property if you decide to sell. Before you start, it might be a good idea to make copies of this checksheet so that you can use them while you are house hunting. You should use it to rate what is least or most important about the neighborhoods you are viewing. For example, if the church of your preference is in the neighborhood, you may rate it as a 3.



NEIGHBORHOOD CHECKSHEET

	Least important=1	lmportant = 2	Most important = 3
Schools	1	2	3
Day care	1	2	3
Parks/recreation facilit	ies 1	2	3
Churches	1	2	3
Hospitals	1	2	3
Police Station	1	2	3
Fire Station	1	2	3
Library	1	2	3
Shopping Center	1	2	3
Hardware	1	2	3
Grocery Store	1	2	3
Community Center	1	2	3
Transportation	1	2	3
Other (Write in things th	nat are		
important to you.)			
	1	2	3
	1	2	3
	1	2	3
		Total Poi	nts

Once you have finished viewing neighborhoods, total your points and the one with the most points should be the neighborhood of highest consideration.

SELECTING A REAL ESTATE AGENT

The majority of home sales occur through the services of a real estate representative. There are two basic types: the seller's agent and the buyer's agent.

Most real estate transactions involve a seller's agent. Their primary job is to market the home for the seller and find a buyer. The seller enters into a contract with the seller's agent to sell their home. This creates a business



relationship in which the agent is working for the seller. The seller's agent will also list the property on the Multiple Listing Service (MLS). MLS is a multiple listing system that provides information on homes currently listed for sale with participating Realtors. The goal of the seller's agent is to sell the property for the highest price possible. The agent's loyalty is to the seller, with whom he/she has a contract. In some instances the seller's agent will also be the buyer's agent.

A buyer's agent and the buyer enter into a contract in which the agent agrees to work in the buyer's best interest. If a buyer chooses to work with an agent when the contract is signed, the buyer agrees to work exclusively with that agent. The buyer's agent is often paid by the seller, and in this case, the seller's agent splits the commission.

A real estate agent can provide you with helpful information concerning a neighborhood, such as how, and why the neighborhood is changing, and by comparing the real estate activity to other neighborhoods.

A real estate agent can recommend you to a mortgage Lender, professional home inspector, attorney, insurance agents, title companies and escrow agents. They can help with information on community based housing services.

Most agents have access to a variety of homes through the Multiple Listing Service. This means that you can get in touch with any real estate agent working in the area in which you want to live, and that person can help you look for a home on a wide scale, in any community. Usually, there is no cost to you for the services they provide.

You should feel comfortable working with the real estate agent, because it can take months before you find the house you want to purchase. The real estate agent is looking for something that suits your individual needs and tastes, and this will happen sooner if you have a good relationship.

One way to find a real estate agent is to get the name of the real estate firm that appears on a "for sale" sign you see as you look around a neighborhood. You want a real estate agent who knows the neighborhood. You can also just walk into a real estate agent's office or ask for a referral from friends and relatives. Talk to the real estate agent about the kind of house you are looking for in your price range. The agent should be able to tell you if there are any homes like that in your price range in that area. A simple calculation to determine the price of the home you can afford can be easily determined by multiplying your annual gross income by 2.5.



Example: annual gross income $$30,000 \times 2.5 = $75,000$ priced home.

If you are moving out of state, an agent in your area may be able to recommend an agent familiar with your new location. Normally, the agent at your former location can make referrals to agents in other areas. Many real estate firms have sophisticated referral programs which will list houses available. In most instances, these agencies can provide a list of available properties prior to you relocating.



SECTION II - HOUSE HUNTING

HOUSE HUNTING RESOURCES

It is important for home shoppers to know how to find houses that are available for sale in the community which they have elected to buy. There are many different resources available to the home shoppers. The following are a few of those resources:

- Most local newspapers have daily classified ad sections which feature area homes for sale. Real Estate firms often advertise homes that are for sale in newspapers. Usually weekend editions have expanded coverage and often indicate "Open Houses" which are being conducted in the area. Newspapers also list "For Sale By Owner "or "Builder" ads in the classified section.
- The Real Estate Shopper Guide are specific real estate magazines which typically feature selected homes for sale in an area. These are usually printed weekly or monthly, and are often available in vending machines, grocery stores, convenience stores, and banks. Real Estate Shopper Guides are helpful because they generally have full color pictures and detailed information about the homes for sale in the local area.
- The homebuyer can drive through an area and find "For Sale Signs" in front of houses that are available. This is also a good way to spot unadvertised "For Sale By Owner" properties. Homebuyers should let friends and relatives know of their plans to purchase a house. Sometimes through networking homebuyers can find homes before they come on the market and are available to the public.
- The Department of Housing and Urban Development (HUD), and the Department of Veterans Affairs (VA). Both HUD and VA offer acquired properties for sale to the general public. The homebuyer should understand that these homes are usually sold "as is", and often are in need of repair. The homebuyer may have difficulty finding a lender that will allow financing for both the purchase and required repairs for these properties.
- Local lending institutions may have foreclosed homes in their inventory. Interested parties should contact the lender's Real Estate Owned (REO) office to find out if any are available. In some cases Lenders may be willing to offer homebuyers special financing incentives in order to sell these houses.
- Many local municipalities confiscate property for delinquent taxes. These homes are often auctioned monthly or quarterly and sold to the highest bidder. Information on available properties can usually be obtained from Tax Assessment Departments or from Community Development Departments.

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- Estate Auctions- Many times when someone dies with no heirs, or files bankruptcy, the property is auctioned off and sold to the highest bidder. Homebuyers who may be interested in estate auctions should be aware that buying a house at an auction usually requires an immediate closing. If the homebuyer is financing the purchase of the property he/she may need to be approved for a mortgage before bidding on the house. In many cases, these sales require that the purchase be made in cash.
- Owners of Record- Sometimes homebuyers may find homes that are obviously vacant, but not advertised for sale. Interested parties should find out who the owner is by contacting the local land records office. Sometimes writing the owner and informing him or her that you are interested, can result in a sale.
- In some areas, non-profit housing agencies and foundations have been established to develop or renovate housing and make it available for low-to-moderate income families. Homebuyers should check with the applicable state housing agency to see if such programs are available in the desired communities.
- Other Places Call the State Housing Agency for a list of their properties for sale. If you see a house that looks vacant, call the local land records office to get the name of the owners. If you are successful in reaching the owners, you may be able to buy the house at a reduced price.

EXISTING VS PROPOSED/NEW CONSTRUCTION

Existing or resale homes are the most common type of sales. Proposed/new construction is a valuable resource for locating a home. In the case of proposed construction, certain financing programs offer assistance with the down payment and other costs, which can be gained through sweat equity. The borrower's labor may be considered as the equivalent of cash if the borrower can demonstrate his or her ability to complete the work in a satisfactory manner. The lender must document the contributory value of the labor through either the appraiser's estimate or through a cost estimating service. However, delayed work, clean up, debris removal and other general

However, delayed work, clean up, debris removal and other general maintenance cannot be included as sweat equity. There can be no cash back to the borrower in these transactions. Sweat equity on a property other than the property being purchased is not acceptable. Compensation for work performed on other properties must be in cash and be properly documented.



If materials are furnished by the borrower, evidence of the source of funds used to purchase and the market value of the materials must be provided. The sales contract must indicate the tasks to be performed by the homebuyer during construction.

FINDING A HOUSE

First time homebuyers are often eager to buy a house and frequently fail to take the time to do a thorough job of evaluating each prospect. The average homebuyer looks at approximately 16 to 25 homes before selecting one to buy. Homebuyers should be well prepared for each viewing so that features of various homes are not confused and the possibilities narrowed. Below is a list of "things to remember" when the homebuyer tours each house:

- Take a tape measure, flashlight and camera
- Take down notes about the features of each room
- Use the flashlight to see into dark area, such as the attic or basement
- Check for water damage and inquire about recently repaired area
- Find out what is included in the purchase price and what is not. Some sellers will include some of their appliances, others will not
- Measure the room sizes: This will be beneficial in determining the amount of space a buyer may need
- Inspect the interior and exterior items
- Take pictures of each house if possible and the surrounding homes. The pictures can be valuable later as the homebuyer narrows the purchase possibilities
- Take a look around the neighborhood because it is just as important as the house and property
- Ask the seller or agent questions about the condition of the roof, appliances, heating and cooling systems, electrical and plumbing systems to determine if the house and property have been well maintained

When you look at houses, use the Homebuyers Checksheet below to keep track of their features. It is easy to become confused after looking at a number of houses. Prior to viewing the property, identify your needs on the checksheet. As you view each property, be sure to include the property address, asking price, yearly taxes and any features that it has. This will allow you in the comfort of your home to perform a comparative analysis on each property.



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Y Address:	
Asking price:	YearlyTaxes:

Features	Needs	Has
House		
Older		
Newer		
Traditional		
Contemporary		
One-Story		
Two-Story		
Split-Level		
Garage		
Other		
Interior		
House Size (square footage)		
# Bedrooms		
# Bathrooms		
Kitchen Size		
Living Room Size		
Family Room		
Dining Room		
Laundry Room		
Floors/Floor Covering		
Exterior		
Exterior Type		
Landscaping		
Porch		
Deck		
Large Yard		
Mechanical Systems		
Heating and A/C Type	_	
OTHER		
OTHER		



HOUSE INSPECTION LIST

What To Look For-

- stains on basement walls
- moss, mildew, or stains on lower siding
- stains or mildew on underside of roof
- soggy areas in yard
- eroded areas in walkway or driveway
- roof that sags in the middle
- walls that curve in and out
- windows or doors that look crooked
- porches that lean or sag
- diagonal cracks above doors and windows
- slipping or shifted foundation
- floors that feel spongy or uneven
- inside doors or windows that don't fit
- houses that are built on wood posts or sill beams on ground
- very high heating or air conditioning bills (ask the owner if you can look at the bills)
- leaking plumbing, especially the main water line (turn on the water and look at the pipes)
- main electrical service that is too small (turn on lots of lights and appliances at the same time to see if they blow a fuse or circuit breaker)
- extension cords running a long way
- odd smells, such as sewer gas
- lack of insulation in attic (there should be thick insulation on the floor or ceiling)
- signs of termites or ants
- old flaky paint on sills or trim
- flaky paint on the outside
- floor covering that is worn in large areas
- siding that is wavy or spongy underneath
- roof cover that is seriously worn or has many layers

It is important that you take the time to do a thorough job of evaluating each property before making a decision to buy.





THE REAL ESTATE PURCHASE CONTRACT

Real estate purchase contracts will vary from location to location. If the homebuyer is working with a real estate agent, the agent will probably use the standard contract that is approved by the local Board of Realtors. Since real estate agents handle the bulk of real estate sales transactions, they generally use purchase contracts that provide both buyer and seller protection.

Whether using a real estate agent or handling the purchase agreement on your own, there are a number of items listed below that should be included in the purchase agreement:

- The full legal description of the property found on title policies, surveys, or public records in the county recorders office. The street address should also be included.
- The amount of earnest money a purchase offer is usually accompanied with an "earnest money" deposit. This money serves to assure the seller that the buyer is making an offer in good faith and that you mean business. Because the seller will take his home off the market once a purchase offer is signed, the earnest money offers her/him some protection if the buyer backs out of the deal. The seller will weigh the offer to see if it will result in a successful sale.
- The amount of earnest money given is totally at the buyer's discretion. The earnest money is usually placed with a real estate broker or deposited in an escrow account. If the buyer proposes a small amount of money, the offer may not be considered. On the other hand, if the buyer deposits a customary amount of earnest money, it indicates the sincerity of the buyer's intentions to purchase the home. If for some reason, the buyer changes his/her mind, the seller may be entitled to keep the earnest deposit. The contract should clearly state under what circumstances this money will be refunded. At the closing on the house, the full amount of earnest money will be counted as a credit toward the amount of money needed by the buyer.
- The offer to purchase is usually valid for a limited time from the date of the offer. If the seller is out of town or unavailable, the buyer may want to extend this acceptance period.

The buyer should find out as much as possible about the sellers from their real estate agent. Accurate information is the key to price negotiation when making an offer. It is helpful to know if the seller is really motivated to sell the property. You should also ask the seller or seller's agent questions about the house and



property. The condition of the appliances, heating and cooling systems, roof, the electrical systems and plumbing systems will help determine if the house has been well maintained. The prospective buyer should disclose as little as possible to the seller or his/her agent. For example, the buyer can be at a disadvantage if the seller discovers that the buyers lease is about to expire or has expired. Enclosed is a sample Real Estate Purchase Contract. Review it for familiarity. The real estate agent will assist in filling out the contract when an offer is made. (Review the Real Estate Purchase Contract located in the Forms and Work Sheet Section of your Guide.)

CONTINGENCIES

The purchase offer may include contingencies in addition to the amount of money that you are proposing to pay for the property. Contingencies are conditional events which must happen in order for the buyer and seller to conclude the transaction. All details of the contingencies should be listed in written form on the purchase offer. Some typical contingencies include:

- The buyer's ability to get a specific type, amount and rate of financing.
- The buyer's ability to complete the sale of a present home before a certain date.
- The seller's agreement to let the buyer move in prior to closing.
- The seller's agreement to make certain repairs.
- The items of personal property which may stay or go
- Appliances
- Window coverings
- Ceiling fan

NEGOTIATING OFFERS

The amount of the offer should be determined after considering the factors listed below

- The typical sales price of homes in the area which have approximately the same features as the home selected. The buyer can obtain this information by reviewing recent sales transactions at the local courthouse or with your real estate agent
- The condition of the house and any repairs, or improvements needed. The





offer can acknowledge these items, and be adjusted depending on whether the buyer or the seller will correct them

- The amount of money that the homebuyer is pre-qualified to finance
- The availability of similar homes in the area in the desired price range
- How long the house has been on the market. In many cases if the house has been listed for sale for an extended period of time (3 to 6 months), the seller usually is willing to entertain offers less than originally expected
- Has the price already been reduced? If the price has already been reduced, this is usually an indication that the seller is willing to accept less than originally intended
- Is the seller considering other offers at this time? If the seller has several offers on the house now, and this is the house the buyer is really "sold" on, he has to make an offer that is closer to the asking price.

You cannot rely on the real estate agent for assistance in determining what to offer unless the agent is a buyers agent. Remember, in most cases, the agent involved is obligated to get the highest price for the seller. Often, sellers are willing to negotiate their asking price. This is not a hard and fast rule; seller flexibility on the sale price is based on many factors. Some sellers are firm in their asking price and the real estate agent may tell the buyer this. If the buyer can't get the seller to come down to an acceptable price, perhaps the seller will make some additional improvements to the property if the buyer agrees to buy at the seller's price.

Some buyers prefer to "bluff" the seller by offering a price that is well below what they are actually willing to pay. Though this strategy can sometimes pay off, it will occasionally backfire if the seller gets insulted and refuses to negotiate. It is better to be fair and reasonable.

The seller's agent usually knows what price the seller will ultimately accept for the house. The seller's agent may tell the buyer that he or she knows the seller will not accept the offer. Although the agent has a good idea of what conditions will make or break the deal, he or she is legally obligated to present all offers to the seller.



COUNTER OFFER

Once the buyer is satisfied that he/she has included all contingencies in his offer, the real estate agent presents it to the seller. At this point, the seller has one of three options:

Acceptance The seller can accept the buyer's offer with no change or modification.

Rejection The seller can refuse the buyer's offer altogether. There may be several different reasons why the offer is unacceptable. If a real estate agent is involved, he or she may be able to provide the buyer with the seller's objections. If the buyer has the ability and the willingness to resolve the objections he/she may address each and present a new offer.

Counter To The Counter Offer The seller may be in agreement with most of the buyer's offer, and may be willing to negotiate. When making the counter offer the seller would indicate any changes proposed to the buyer's original offer. Once the buyer has received the seller's counter offer, he/she then has the options to accept, reject, or counter the counter offer.

It is likely that the buyer and seller will bargain over the fine points. An offer can be renegotiated several times in the form of counter offers. It is important, however, that the buyer knows when to quit. The buyer must have the ability to meet all conditions once an agreement is made.

The homebuyer should not be discouraged if the offer is not immediately accepted by the seller. Almost all real estate transactions go through the counter offer process. The negotiating process can be nerve-racking, but it is usually well worth the buyer's time and effort in order to get the best price! A buyer's agent can be very helpful to the buyer during the negotiating process. The agent will help the buyer determine the amount of the original offer (not too high, not too low) and will understand the finer points of negotiating a real estate offer.



SECTION III - PRE-PURCHASE INSPECTIONS

A pre-purchase, general home inspection involves visual examination of major building systems and components. The intention of the pre-purchase general home inspection is to provide the buyer with useful information about the condition of the residence and identify major deficiencies in the home's structure, its systems and components.

A home inspector is a professional who has been trained to examine the visual condition of residential properties and determine if they are free from discoverable major mechanical (heating, pluming, electrical, etc.) or structural (walls, roof, foundation, etc.) deficiencies.

A Professional Home Inspector will tell you if the roof or heating system will soon need major repair or replacement, and whether the electrical and plumbing systems are functioning properly. The inspector will let you know whether the major mechanical/structural systems are in overall satisfactory condition.

A Professional Home Inspector will locate discoverable major mechanical/structural defects and suggest repair methods. There are no problems of this type, mechanical or structural that cannot be remedied. Professional Home Inspectors are generalists, much like medical general practitioners. They know how the home's many systems and components work, both independently and together, and they understand how and why they fail. You should expect a permanent report of your inspection-either written, or video taped. The report should describe the condition of the home at the time of the inspection based upon the inspector's visual observations.

Professional Home Inspectors throughout the country are generally expected to follow the Standards of Practice established by the American Society of Home Inspections (ASHI). The "Standards of Practice" are guidelines that specify the components of a home to be included in an inspection: the heating and air conditioning systems, the plumbing and electrical systems, the roof, gutters and down spouts, attic, visible insulation, visible drainage systems, walls, ceilings, floors, windows, doors, garage, foundation, basement, etc.

The inspection is important and strongly recommended because you learn how to maintain the home you have chosen and you become an informed buyer. You should know about the home prior to buying and making that



investment. By following the inspector, by observing and asking questions, you will learn a great deal about your new home and how to maintain it. This valuable information will serve you for many years after you move in. The inspector is paid by the person who selects the inspector and orders the inspection. The buyer selects the inspector and pays the inspection fee directly to the inspector.

HOW TO SELECT A QUALIFIED, PROFESSIONAL HOME INSPECTOR

The key professional qualifications of a Professional Home Inspector are experience, standards, and ethics. You should not leave your search until the last minute. Interview a Professional Home Inspector as soon as you find the right house.

Here are some important questions to ask:

- Is the inspector a Certified Member of the American Society of Home Inspector?
- How long has the inspector been in business as a Professional Home Inspector?
- Is the inspector specifically experienced in residential inspections?
- Does the company do any repairs or improvements or make referrals to those who do? Such offers and/or referrals constitute an apparent conflict of interest and would be grounds to reject the inspector.
- How long will the inspection take? (The average is 2 to 2 1/2 hours).
- What will it include? (Get specifics.)
- What will it cost? (The national average is \$250.00).
- Does the inspection include a permanent report: written, video taped, etc.
- Does the inspector encourage the client to attend the inspection? This is a valuable educational opportunity and he/she should welcome the client along.
- Does the inspector participate in continuing education programs to keep his/her qualifications current?



- 1) Name two key factors that a homebuyer should consider in selecting a home.
- 2) What are four things that a homebuyer should look for in a neighborhood?
- 3) Identify four resources that are available to assist a homebuyer in finding a house in a specific community.
- 4.) What is sweat equity?
- 5) Name five things that should be remembered while touring a house. Why are they important?
- 6) Name the two basic types of a real estate representatives.
- 7) Why is a professional home inspection important?
- 8) What is MLS?
- 9) List five key things to remember when you are preparing to tour a house.
- 10) What calculation is used when determining the price home you can afford?
- 11) Give a brief description of five items that should be included in the purchase agreement.
- 12) List three factors that should be considered when negotiating an offer to purchase?
- 13) What are contingencies?
- 14) What is a counter offer?
- 15) What is a counter to a counter offer?



Module 3
SHOPPING
for your
Loan



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SECTION I- SHOPPING FOR YOUR LOAN

To obtain financing for the purchase of a home can be an intimidating process for a home buyer. The following three Sections are designed to minimize this frustration by highlighting the steps involved in the process.

FIND THE RIGHT LENDER

To identify the right lender, you must first have a clear understanding of the various types of lenders available. The home financing system in the United States includes many private and public institutions. Home mortgages are made and processed by primary market lenders and these mortgages are often insured and/or sold to "secondary market" institutions. Although the types of lenders originating mortgages are growing, there are five categories of "primary market" lenders active in the residential lending market. They include:

- Commercial Banks that primarily specialize in consumer and construction lending.
- Savings and Thrift Institutions that provide residential mortgages. They are regulated and their deposits are insured by FDIC (Federal Deposit Insurance Corporation) or corresponding state agencies.
- Mortgage Bankers that are independent firms or subsidiaries of commercial banks that originate mortgages. They focus exclusively on providing mortgages and they do not accept deposits. They typically originate mortgages and then sell them to other financial institutions. These purchasers constitute the "secondary market." Mortgage Bankers are not federally regulated like commercial banks.
- Mortgage Brokers who differ from mortgage bankers in that they do not actually make loans. Instead, they operate as "correspondence" for a variety of lenders and process loans that are actually originated by the lenders. Mortgage brokers are familiar with different lines of products and can assist a homebuyer in locating financing with unique or less than perfect credit. Mortgage brokers are also not regulated like commercial banks.
- Credit Unions that are private banking organizations that frequently have very good mortgage rates for its members. A number of credit unions will offer first mortgages to its members. Credit unions are generally regulated by federal or state agencies.

You should use the services of the lender that best suit's your needs based on location, type of products offered, and the quality of service they provide.



The term "secondary market" refers to financial institutions that purchase mortgage loans originated by other lenders. They are often large banks, life insurance companies, pension funds and federally or state chartered institutions. The most significant purchasers of mortgages on the secondary market are Fannie Mae and Freddie Mac. Both are large, shareholder-owned and privately managed corporations. They are federally chartered and have federal statutory obligations to serve the needs of lower income households and other underserved populations. As a result, both organizations have made affordable new lending products available to originating lenders.

Ginnie Mae plays a similar role as Fannie Mae and Freddie Mac. They all purchase government insured or financed mortgages. However, unlike Fannie Mae and Freddie Mac which are quasi government corporations, Ginnie Mae is a government corporation under the jurisdiction of the Department of Housing and Urban Development (HUD).

The secondary market allows lenders that originate residential mortgages to sell some or all of their portfolio to secondary market purchasers. By doing so, lenders can replenish their cash so that additional financing can be made available. The underwriting and other criteria set by the secondary market greatly impacts the lending practices of most mortgage lenders.

CONVENTIONAL MORTGAGE AND INSURANCE PRODUCTS

Mortgage products vary in their requirements for down payment, qualifying ratios, loan-to-value ratios, credit reviews and cash reserves. Some of the best deals come with income restrictions (low and moderate income home buyers only). To understand these products, it is helpful to divide them into two broad categories; conventional loans and government-guaranteed or insured programs.

The Conventional loans of years ago required a 20% down payment. These loans have now joined many other loan products which require as little as a three to five percent down payment, and they have more flexible underwriting criteria. This explosion of new loan products provides an increased opportunity for first time home buyers to move into homeownership. This increased flexibility and corresponding risk has occurred as a result of such factors as:

■ greater sophistication and automation in the mortgage lending industry



- establishment of Community Reinvestment Act (CRA) requirements
- increased competition for customers
- availability of private and government sponsored mortgage insurance
- existence and influence of the secondary market

FANNIE MAE'S COMMUNITY HOMEBUYERS PROGRAM

In 1994 Fannie Mae unveiled a mortgage product, "Fannie 97", that required only a three percent down payment, one month mortgage reserve, and standard underwriting ratios of 28%/38%. This program is one of the most popular program for low and moderate income home buyers and is available through a wide variety of mortgage lenders. The program provides for higher qualifying ratios, a five percent down payment with at least three percent from the purchaser. This program also allows flexibility regarding non-traditional credit histories. Debt to income ratios of 33%/38% are permitted and even higher ratios in certain circumstances. Home buyer education is required for participation.

FREDDIE MAC'S AFFORDABLE GOLD PROGRAM

Freddie Mac's Affordable Gold Program has provisions for a 95% loan-to-value ratio, and it has flexibility regarding non-traditional forms of credit, reserve requirements, and qualifying ratios. Of particular interest, the Affordable Gold Program does not use a "front end/top" (housing expense to income) ratio. Rather it utilizes a single "back end/bottom" (total debt-to-income) ratio. Home buyer education is required for participation.

Lenders often refer to the Fannie 97 Program and the Affordable Gold Program as the "3/2 Program" which refers to the requirement that at least three percent of the down payment come from the buyer and two percent can come from other sources.

PRIVATE MORTGAGE INSURANCE

Conventional financing requires mortgage insurance on all loans in which the loan-to-value (LTV) exceeds 80%. This insurance is referred to as Private



Mortgage Insurance or PMI. There are eight private mortgage insurance companies. The insurance premium is the same for all eight firms and is typically added to the mortgage interest rate. The mortgage lender originating the loan selects the mortgage insurer.

GOVERNMENT FINANCED AND INSURED PROGRAMS

There are numerous direct lending, subsidy, and mortgage insurance products available through federal, state and local agencies. Direct lending is provided through federal Rural Economic and Community Development (RECD formerly the Farmers Home Administration), state housing finance agencies, and various local governments. Mortgage insurance or loan guarantees are provided through the Federal Housing Administration (FHA), the Department of Veterans Affairs (VA), and RECD.

FHA administers numerous mortgage insurance programs. Although there are no income restrictions, most FHA insured financing is provided to lower income, first-time home buyers.

VA guarantees mortgages for veterans of the armed services, those currently in the armed services and their spouses. VA guaranteed mortgage guidelines are similar to FHA except, a loan-to-value ratio of 100% is allowed.

RECD administers several programs for low to moderate income families who want to buy new or existing homes in rural areas. The homeownership loans may be used for building, buying or improving a home.

State housing finance agencies generally issue tax-exempt mortgage revenue bonds (MRBs) to be used for family mortgages with belowmarket interest rates. Federal regulations outline both income and house price maximums. Some states use part of their MRB authority to issue Mortgage Credit Certificates (MCCs). Homeowners use MCCs to lower their taxable income, thereby reducing their tax burden and increasing their disposable income.

State and local governments offer many homeowner programs for lower income and other underserved households. Some are funded with federal funds, or state/local originated housing trust fund revenues. These programs offer local flexibility and have favorable underwriting and repayment terms.



Types of mortgages

Prior to applying for a loan/mortgage for your home, you need to understand the various type of loan products available, and the specific characteristics of each. The prevailing interest rates and loan type will greatly influence the evaluation process when trying to qualify for a mortgage. The most common types of mortgages are described below.

The standard fixed-rate loan is the most common for first time home buyers. It has a fixed interest rate, a fixed principal and interest payment and is fully amortized - that is, the loan will be completely paid off - over a specified number of years. The most common is the 30-year mortgage.

Payments on a fixed-rate mortgage are almost always structured on a monthly basis. A portion of each monthly payment covers the interest due and another portion is applied toward the reduction of the principal balance. Regular payments will systematically reduce the loan balance until the loan is paid in full. The standard fixed-rate mortgages are simple to understand and they have predictable payments. It should be added that even though the monthly principal and interest portion of the monthly payment is fixed, the monthly payment may be adjusted if property taxes increase or the cost of hazard insurance changes. Fixed-rate mortgages are ideal for families that plan to live in their homes for a long period of time, or families that like the certainty a fixed-rate mortgage offers.

Adjustable-rate mortgages (ARM) are generally for 15 to 30 years and have interest rates that are adjusted periodically which potentially changes the monthly payment amounts. The initial interest rate on an ARM is usually substantially lower than the rate for fixed-rate mortgages, but adjustment in the payment generally occurs every one, three or five years based on money market conditions. This can cause the monthly payment to increase or decrease.

The interest rate on an ARM does not automatically change at adjustment time. A clear understanding of the following factors will explain why and therefore, must be considered when contemplating an ARM:

Adjustment period · By definition, an adjustable-rate mortgage has the potential for rate and payment changes at specified predetermined periods every year, three years, or five years. Other adjustment periods vary from six months to 10 years. Some ARM's combine two adjustment periods. For example, a 3/1 ARM has a fixed-rate for the first three years and then adjusts annually for the remaining life of the loan.



- Caps are limits placed on how much the interest rate can fluctuate. The "adjustment cap" is the limit on how much the interest rate can change at each adjustment period. The "lifetime cap" is the limit on how much the rate can change over the life of the mortgage. Caps can limit increases by either a dollar amount or a percentage. The most common interest rate caps specify a 1% to 3% maximum rate increase per adjustment cap, and a 4% to 6% maximum rate increase per lifetime cap.
- Index is the measurement used by lenders to determine any changes to the interest rate charged on ARM's. The interest rate on an ARM is determined by an index. If the index increase, the interest rate will increase unless an interest rate cap has been reached. The most widely used index is the one year Treasury Bill Index.
- Margin which represents the lender's cost and profit for doing business is added to the index rate which determines the interest rate for the upcoming period. The size of the margin will vary depending on the index used. Once the lender has specified the margin, it will remain fixed. The margin is a critical factor to consider when comparing ARM's because it can have a significant impact on payments

On a one-year ARM, adjustments are made annually with each adjustment typically limited to a 1% to 2% increase. A lifetime maximum cap of 6% is common. One-year ARM's offer an attractive initial interest rate to borrowers who are willing to accept the uncertainty of future rate and payment changes. Three and five year ARM's have adjustment periods of three and five years respectively. Each adjustment is typically limited to a 2% increase with a lifetime cap of 6%.

The primary advantage of an ARM is that it provides a lower interest rate initially, in return, for taking a chance with the market that interest rates will be adjusted periodically. However, this lower initial rate often enables a homebuyer to qualify for an ARM loan when she or he would not have qualified for a fixed-rate loan.

There are significant drawbacks to ARM's for lower income buyers, however. Although there are caps on increases, possible future interest rate increases may result in significantly higher monthly mortgage payments. ARM's are best suited for those who expect an increase in income in the future years and/or do not expect to live in the home for more than five to seven years.



Young families who are just starting their careers are often good candidates for ARM loans.

Convertible Mortgages Typically, have a single established fixed rate for three, five or seven years, after which they are converted to market rates for the remainder of the 15 to 30 year term. Like the ARM, this mortgage also provides lower interest rates in earlier years. However, the unpredictability of interest rates over time could result in a higher monthly payment at conversion. The three, five or seven year interest rate is typically higher than an ARM and lower than a straight fixed 30 year amortized loan.

Temporary Buydowns - Often, termed "BUYDOWNS" are fixed-rate or adjustable rate mortgages that permit homebuyers to make monthly payments for one or two years at 1% or 2% below the first year's mortgage note rate. Generally, during the first year of the mortgage, the homebuyer will pay 1% to 2% below the note rate and the second year, 1% below the note rate. The temporary buydown differs from an ARM in that the difference in the amount paid monthly and the note rate is deposited in an escrow account at closing. A buydown agreement is signed with the escrow agent agreeing to pay the monthly difference to the lender each month. Funds for the buydown escrow account can come from a gift, the home buyer, a state or local government agency. The advantage of a buydown is that it allows you to qualify for the loan at the lower interest rate.

FHA REHABILITATION MORTGAGE INSURANCE SECTION 203(K)

This program allows home buyers to purchase and rehabilitate single family properties with one loan/mortgage. Historically, the program has been under-utilized. However, within the past few years the loan origination process was streamlined, and the authority to make loan decisions was delegated to local FHA Offices.

COMPARISON SHOPPING

As a prospective homebuyer, there are several factors that you must consider before applying for a mortgage. In addition to the type mortgage (fixed-rate, ARM, etc.) and the various mortgage products available, there are certain key terms that the novice homebuyer should understand about the products offered to effectively compare and decide which is best. At a minimum, you should have a general idea about the following:



- Down payment, requirements vary by mortgage. Some lenders offer a 95% LTV which requires a 5% down payment. Under certain programs, many lenders will allow up to 2% of the 5% down payment to come from a gift, a grant from a non-profit organization, or from a federal, state or local government agency. Fannie Mae offers a 3% down payment program. FHA offers a 3% down payment on homes selling for \$50,000 or less.
- A discount point is equal to 1% of the loan amount (on a \$70,000 loan, a point would be \$700). Discount points can be thought of as prepaid interest because they increase the lender's yield on loans without raising the stated interest. Each point is approximately 1/8 percent added to the interest rate. For instance, an 8% loan with 2 points is roughly equal to 8 1/4% loan with no points. The more points required, the more cash is needed at closing because discount points cannot be financed. The fewer points required, the higher the interest rate. Prospective homebuyers must be aware of lenders and brokers that charge excessive points and rates.
- Annual Percentage Rate (APR) is the total yearly costs for the mortgage stated as a percentage of the loan amount. The APR is a better source for comparison of mortgage costs than the interest rate alone.



- 1) Explain the differences between the primary market and the secondary market.
- 2) What is PMI?
- 3) What does the acronyms FHA and RECD mean?
- 4) What are the two major categories of mortgages?
- 5) What is the 203(k) Program?
- 6) Identify three key factors that a prospective home buyer should consider when loan shopping.



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SECTION II - THE MORTGAGE LOAN PROCESS -"THE WAIT"

MORTGAGE LOAN APPLICATION

After your offer to purchase the property has been accepted and you have identified the lender you will use, your next step is to apply for a mortgage loan.

Initial Interview · Typically, the initial interview will be held in the lender's office and takes about an hour. During the interview the lender will ask questions related to income, expenses, credit history, employment and the terms of the offer to purchase the property. Some lenders permit the initial interview to be conducted over the telephone. At the conclusion of the interview, you will have 1) completed an application, 2) been pre-qualified by the lender, 3) paid a fee for the credit report and appraisal, 4) received a list of additional information needed for loan processing, 5) received the HUD handbook on settlement costs, and 6) received an ARM disclosure (if applicable).

Mortgage Loan Application · is in essence an application supplied by the lender for the borrower to apply for a mortgage loan. A checksheet summarizing the information that most lenders require is included at the end of Section III of this module in your Guide. The completed application must be signed and dated by you. A sample copy of the Loan Application is included in the Forms and Work Sheet section of your Guide.

Pre-Qualifying. Once you have completed the mortgage loan application, the lender will perform pre-qualification calculations to determine whether your monthly income is adequate enough to support the monthly payments on the loan amount you requested. Some lenders at this point may also run an in-file (one repository) credit report to determine whether there are major credit problems that would prevent you from being approved for the loan. The pre-qualification process involves simple calculations that you can perform prior to ever applying for a mortgage. It should be noted at this point that pre-qualification is not to be confused with pre-approval. Pre-



qualifying merely lets the lender know "how much" mortgage you would qualify for under certain mortgage conditions based on your gross monthly income.

The pre-qualification worksheet and sample factor table can be used to determine the loan amount that you could qualify for based on your gross monthly income. Using the example below and the Sample Factor Table provided, fill in the blanks and complete the worksheet by performing the simple calculations as instructed on the worksheet.

Example:

Borrower and Co-borrower - Mr. & Ms. Atlast Gross Monthly Income (both) - \$3,600.00
Total Monthly Debt Payments - \$612.00
FHA Qualifying Ratios - housing is 29%
- total debt is 41%
Term on the mortgage is 30 years
8% fixed interest rate



Pre-qualification Worksheet

Co-Borrower___ Borrower (1) **Gross monthly income** Gross Monthly Income x (2) **Housing Ratio** Gross Monthly Income x (3) Debt To Income Ratio Total Monthly Debt Payments = (Any debt with 6 months or more remaining) (4)Subtract Line (4) from Line (3) = **Maximum Monthly Mortgage** Payment Allowed Enter the lesser amount from Line (2) or (5) (6) **Escrows** Multiply Line (6) by 20% =(7) Subtract Line (7) from Line (6) Maximum principe aplus interest payment **Affordability** Term of Mortgage Interest Rate Factor Factor Table Divide Line (8) by_ (9)Multiply Line (9) by \$1,000.00 =(10)MaximumMortgage Amount



Interest Rate	15-Year Mortgage	20-Year Mortgage	30-Year Mortgage
6.00%	\$8.44	\$7.16	\$6.00
6.50%	\$8.71	\$7.46	\$6.32
7.00%	\$8.99	\$7.75	\$6.65
7.50%	\$9.27	\$8.06	\$6.99
8.00%	\$9.56	\$8.36	\$7.34
8.50%	\$9.85	\$8.68	\$7.69
9.00%	\$10.14	\$9.00	\$8.05
9.50%	\$10.44	\$9.32	\$8.41
10.00%	\$10.75	\$9.65	\$8.78
10.50%	\$11.05	\$9.98	\$9.15
11.00%	\$11.37	\$10.32	\$9.53
11.50%	\$11.68	\$10.66	\$9.91
12.00%	\$12.00	\$11.01	\$10.29

The maximum mortgage amount that Mr. & Ms. Atlast would qualify for is \$94,168.00. If you got this answer congratulations. If not check your math, it is probably a math error. Additional Pre-Qualification Worksheet are included at the end of your Guide. Make copies and as the factors on the worksheet changes so will the qualified maximum loan amount.

It should also be noted that if the loan amount requested on Mr. and Ms. Atlast's loan application is less than or equal to the maximum loan amount on the Pre-Qual Worksheet (\$94,168), the lender will advised them that they pre-qualified for the loan amount requested. If however, the loan amount reflected on the loan application is greater than \$94,168, the lender would apprise them of the maximum loan amount for which they can qualify, and recommend that steps be taken to reduce the requested loan amount.

Good Faith Estimate of Settlement Costs - within three days of applying for the loan, the lender will send you a Good Faith Estimate of what it will cost you to close or settle on the loan. The document provides an itemized break down of fee amounts for closing costs and prepaid expenses.



GOODFAITHESTIMATE

APPLICANT	APPLICAN	(T		
PROPERTY ADDRESS	SAL	ES PRICE	TERM_	YRS
	AMOUNT \$	RATE		%
DATE PROVIDED/MAILED	TYPE OF LOAN			OTHER
The numbers in the left hand column of the estimate	ed settlement charges co	rrespond to the line/ite	em numbers of the	≥HUD-1.
It is pointed out that we have no authority on the set is merely a Good Faith Estimate of these costs.	tfees of the professional	services, such as title e	examinations and	surveys. This
is thereby a dood raid Estimate of these costs.				
You are applying to		•		
You are applying to for a mortgage loan. We estimate that you are likely	to incur the following ch	narges.		
<u></u>				
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802 Loan Disc. Fee (%)		earPMIPremium	Ψ_	
803 Appraisal Fee		dinsurance	_	
804 Credit Report		nitment Fee	· -	
806 VA Funding Fee		Mos. Hazard Ins.	_	
807 Assumption Fee	1002	Mos. Mtg. Ins.	_	
808		Mos.R/ETaxes	_	
809 Underwriting Fee		_Annual Assessments	_	
810	1006 Floo		.—	
811	1008	_Mos.	_	
1101 Settlement or Closing Fee	TOTAL	T TINIA NICINIC	_	
1102 Title Search 1103 Title Examination		OFFINANCING Price/AmtExistLiens		•
1108 Title Examination 1108 Title Insurance	Closing Co			
1201 Recording Fees	Prepaid It		_	•
1301 Survey/Mortgage Verification	TOTAL		_	
1302 Pest Inspection	Less: Mtg	. Amount		
1105 Document Preparation Fee	Other Fina		_	
1203 Document Stamps	Other Equ	ity	_	
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BE delivered to our office at least 3 business				
mortgage. The binder or policy MUST BE in effe	ct the date of closing. F	lood insurance must l	be obtained, if ap	plication.
NOTICE TO APPLICANTS	•			
		(1070 H . /TL . D .		A
This Notice is to you as required by the right to f	inancial Privacy Act of	i 1978 that (The Depa	artment of Vetera	ans Affairs or
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GOVERNMENT AGENCY OR DEPARTMENT W				J . 11 TO T FIELD
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The undersigned hereby acknowledges receipt	of the above Good Fair	th Estimate and RESP	'A booklet.	
	•			
Ву:	By:			
Borrower	Date	Co-Borrower	Dat	ie



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Closing Costs are costs, in addition to the price of the property, that are paid at closing. A portion of the closing costs may be financed on an FHA-insured or VA guaranteed mortgage. If financed these costs will increase the loan amount and will be included when computing debt-to-income ratios.

Prepaids are advance deposits (Real Estate taxes, hazard insurance, etc.) paid at closing by the borrower that are placed in an escrow account and dispersed by the lender as they become due.

Truth in Lending Statement - is another document that your lender will generally provide within three days of applying for the loan. This Statement provides a summary of how your loan will be repaid. It reflects the APR, total finance charges, the number of payments and their amounts, and the total amount that you will pay in interest and principal over the life of the loan.



Disclosure Statement of Loan (required by Federal Reserve Regulation Z)

BORROWERS:		LENDER: LO	AN NO
DATE PROPERTY ADDRESS:			
PROPERTY ADDRESS:			
Annual Percentage Rate The cost of your credit as a yearly rate.	Finance Charge The dollar amount the credit will cost	Amount Financed The amount of cree provided to you or your behalf.	The second secon
%	\$	\$	_ \$
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Credit Disability

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I want credit disability Ins.

Signature I want credit life and disability Property appraisal - the purpose of the appraisal is to provide the lender with written documentation of the value of the house. The lender will order the appraisal after the loan application is completed. The lender then uses the appraisal to determine the loan-to-value ratio. If the value is not sufficient to obtain the requested loan amount, you may 1) renegotiate the price of the house with the seller, 2) make an additional down payment, or 3) decide not to buy the house. The seller can dispute the appraised value or request a review of the appraisal by the lender. The lender will also use the appraisal to compute the loan-to-value (LTV) ratio by dividing the loan amount by the appraised value.

After the loan application is completed, the lender must verify and confirm all the information provided. This is an intense evaluation process and generally takes from four to six weeks to complete.

LOAN PROCESSING

Once the loan application has been submitted, THE WAIT begins. It can take up to six weeks for you to receive loan approval. During the wait between application and approval, it is common for buyers to be apprehensive. However, "NO NEWS IS GOOD NEWS". If the loan processor has a problem or needs additional information, you will be contacted by telephone or mail for this information. If working with a housing counselor, have him/her occasionally check with the lender on how things are going. However, don't make a habit of calling the loan officer or loan processor too often. It will only cause delays.

During the loan processing phase, the lender is confirming and verifying the information you provided. For example, the Verifications of Employment and Verifications of Deposit are sent out, the appraisal and your credit report are ordered, your application and supporting documentation are reviewed, etc. As the lender receives confirmation of the information you provided, loan processing is continued.

Monthly Income · Monthly income refers to the "Gross" amount of income you receive monthly. If you are paid an annual salary, it's that salary divided by 12 months. For example, if your annual salary is \$36,000 a year, your monthly gross income is \$3,000 (\$36,000 divided)



by 12 months). If you are paid on an hourly basis and work 40 hours a week, your gross monthly income is computed by multiplying your hourly rate by 2080 hours and then dividing by 12 months. For example, if your hourly rate is \$10.00 an hour, your monthly gross income would equal \$10 X 2080 divided by 12 = \$1,733.33. The lender will use your gross monthly income to determine whether you have sufficient income to support the mortgage payments.

Loan Limits & Terms - The maximum amount of money that can be borrowed to purchase a home will vary depending on the mortgage product and loan limits established for the area. Because of these variances, you should ask the real estate agent or your lender about the maximum loan amount for your area. It should also be noted that each borrower is expected to make a minimal down payment. Only certain mortgage programs provide 100% financing. The term on a mortgage simply refers to the number of years that you have opted to repay the debt, i.e. 15 years, 20 years, 30 years. The mortgage term will greatly impact the monthly mortgage payment.

PITI is a phrase used in the mortgage industry that refers to four components of a monthly mortgage payment.

- P- refers to the principal portion of your payment.
- I refers to the interest portion of your payment.
- T refers to the property taxes portion of the payment
- I refers to the insurance portion of your payment.

The PITI is used by the lender to determine whether you can afford the mortgage. It is used to compute the housing expense to income ratio. The taxes and insurance amounts paid monthly are placed in an escrow account and the lender will pay the real estate taxes and insurance premiums from that account as they become due.

Qualifying Ratios. As part of the qualifying process, the lender will use ratio calculations to determine whether you have adequate stable income to support the monthly mortgage payments. These calculations are often referred to as debt-to-income ratios. There are



two ratio calculations performed by the lender: one to determine the housing debt to income debt ratio and the total monthly debt to income ratio. To demonstrate adequate monthly income to support the mortgage payment, qualifying top/front ratios (housing to income) will range from a maximum of 28% to 31%. To demonstrate your ability to pay your mortgage and other recurring monthly obligations, qualifying bottom/back ratios (total debt to income) will range from a maximum of 38% to 43%.

To compute the housing expense ratio (top/front), the lender will divide the PITI by the gross monthly income. To compute the total monthly debt ratio (bottom/back), the lender will divide the total monthly debt including the PITI by your gross monthly income.

DEBT AND INCOME RATIO WORKSHEET

Using the Debt and Income Worksheet, and a proposed monthly mortgage payment to compute your debt to income ratios.

Your Gross Monthly Income Other Gross Monthly Income Total Gross Monthly Income Monthly Installment Debts Monthly Revolving Debts Total Monthly Debts RATIOS: Proposed Monthly Mortgage Payment C Top Ratio (Divide C by A) Bottom Ratio (Add B plus C and divide by A) Monthly Income \$______A A A A Monthly Installment Debts \$______B C Total Monthly Mortgage Payment \$_____C



SECTION III - QUALIFYING CRITERIA EVALUATED - UNDERWRITING

QUALIFYING CRITERIA

Research has shown that the most frequently used excuse for not purchasing a home is that the prospective home buyer feels they cannot qualify for the loan. Research has also shown that in most instances this is not the case. The following paragraphs provide a brief explanation of four key factors which are used by lending institutions to determine a borrower's qualification for a mortgage loan.

- stability of income
- adequacy of income
- sufficient income
- creditworthiness

STABILITY OF INCOME

Of prime consideration to any lending institution is whether the borrower's income is expected to last during the most critical phase of the mortgage. The first five years of a mortgage is defined as the "most critical phase" because most defaults occur on a mortgage during this time frame.

To ascertain the potential stability of the borrower's income, the lending institution will send a "Verification of Employment" (VOE) to the borrower's employer to determine the start date of employment, position title, the current year-to-date and previous years salary, any bonus or overtime paid on a regular basis, and the probability of continued employment. This form cannot be hand carried to the employer by the borrower.

4. 1



The VOE must be signed and dated by the borrower authorizing the employer to release this information to a third party, the lender. The VOE is then mailed to the employer to complete, sign, date, and return to the lender.

Once the completed VOE is returned to the lender, it is examined for completeness and the information analyzed. The income amount reflected by the borrower on the loan application is compared with the income amount shown on the VOE. The borrower must provide an explanation for any discrepancies. The lender will also analyzed the length of time that the borrower has worked in the same line of work experience, review the employer's comments, and the probability of continued employment. Although, a short time on the job is not a basis to reject a borrower, if a pattern of job hopping without promotional potential or skills development is evident, the lender may question the probability of the borrower remaining employed; a key factor when evaluating the stability of the borrower's income. If the borrower has been employed with the current employer for less than two years, VOE's will be sent to all employers covering a two year period.

On the other hand, if the borrower is self-employed, the lending institution will request at a minimum, the last two years of income tax returns, and financial statements for the business. Business financial statements include a Year-to-Date Balance Sheet, and a Profit and Loss Statement. The lender may in some instances request an income projection statement for the business for the next two to five years. Once the financial documents are received, the lender will perform a financial analysis to ascertain the probability of the business' continued operation which will have a direct impact on the stability of the borrower's income.

ADEQUACY OF INCOME

Generally, when most borrowers indicate that they will not qualify for a loan, their reference is to the adequacy of income, or a high income-to-debt ratio.

The lender's assessment of risk is measured basically by determining whether the borrower has an adequate amount of stable income to support the mortgage payment and other financial obligations. The desirable ratios will vary slightly depending on the loan type. For example, on an FHA-insured mortgage or a VA guaranteed loan, the ratios are 29% / 41%. On a conventional loan, the ratios are 28% / 38%. The higher the ratios, the greater the lender's risk which reduces the borrower's chances for approval.



SUFFICIENT MONEY TO CLOSE

Another key factor of prime consideration to lenders is the source and adequacy of the borrower's funds to close the mortgage. Borrowers are prohibited from borrowing monies to close on a mortgage without full disclosure of these intentions to the lender. A minimum investment of earnest money is required on all mortgages. Acceptable sources of earnest monies include savings and checking accounts, gifts from relatives, savings bonds, employer relocation pay, net proceeds from the sale of a previous home, etc. During the loan application process, the lender processing the loan application will request the borrower's most recent two months of bank statements to verify funds available for closing. Bank statements can also be used with the VOE to determine the borrower's ability to save any additional money needed to close the loan.

The lender will also send to the institutions designated by the borrower a "Verification of Deposit" (VOD). The borrower will be asked to sign the form authorizing the repository to release this information to a third party, the lender.



As with the VOE, this form cannot be hand carried to the depository by the borrower or their real estate agent.

It should be pointed out, that in some instances, lending institutions have developed an Information Disclosure Authorization form that you may be asked to sign during the initial interview. The authorization form is sent to employers, banks, landlords, etc. Instead of having you sign several VOE's or VOD's. The form contains the same authorization to release the information to the lender.



INFORMATION DISCLOSURE AUTHORIZATION TO WHOM IT MAY CONCERN: I/we hearby authorize you to release to __ or it's assigns the following information for the purpose of verification: Employment history, dates, titles, hours, income etc. Banking and saving accounts of record Mortgage loans(s), landlord rating and payoff information Any other information deemed necessary in connection with a consumer credit report for transactions which involve real estate This information is for the confidential use in compiling a mortgage loan credit file for a VA, FHA or conventional home loan. A photographic or carbon or faxed copy of this authorization being a valid copy of the signature(s) of the undersigned, may be deemed to be the equivalent of the original and may be used as a duplicate original. Further, I/we authorize any depository listed on our loan application to debit our account for the processing fee assessed and the completion of the verification form. Your prompt reply will help expedite my real estate transaction. Thank you for your cooperation.

NOTICE TO BORROWERS: This is notice to you as required by the Right to Financial Privacy Act of 1978 that FHA has a right of access to financial records held by financial institutions in connection with the consideration or administration of assistance to you. Financial records involving your transaction will be available to FHA without further notice or authorization but will not be disclosed or released by this institution to another Government Agency or Department without your consent except as required or permitted by law.

Date



Signature

Social Security Number

Signature

Date

Social Security Number

CREDITWORTHINESS

The fourth and a very important factor a lender considers in evaluating the borrower's qualification for a loan involves creditworthiness. A detailed examination of the borrower's credit report will reveal certain information about the borrower. The lender will order a residential mortgage credit report from one of the major Credit Reporting Repositories. The credit report is analyzed to determine the borrower's pay habits, and past patterns in meeting financial obligations. The borrower will be asked to provide a statement explaining any credit derogatives.

If a borrower has elected to pay cash and has no credit accounts, creditworthiness can still be evaluated by demonstrating a willingness to pay in a timely manner with "rent receipts" and "receipts for utility bills"; a form of silent credit.

Because a borrower has experienced credit difficulties in the past, due to unforeseen circumstances, will not automatically signal a reject for a loan. The borrower's statement and reasons for credit derogatives are carefully evaluated before a final decision is made.

Compensating Factors · Mortgage lenders, the secondary market, and mortgage insurers are increasingly permitting compensating factors which is a term that refers to a borrower's circumstances that warrant more flexible underwriting.

Commitment Letter · After your loan is approved, the lender will send a commitment letter. This is a formal offer or loan commitment. It will state the amount and terms of the loan. You will be given a certain amount of time to accept the loan offer and close. You should read and understand the commitment letter before signing. A counselor from a housing counseling agency or an attorney can assist you if the terms identified in the letter are unclear.



HOME BUYERS MORTGAGE COMPANY

4467 Some Street Anytown, USA 61767

September 4, 1996

Justin Time Last Time 1941 Moving Avenue Anytown, USA 42643

Dear Mr. and Mrs. Time:

We are pleased to advise that your mortgage loan application has been approved for a fixed-rate real estate mortgage on the property located at 32048 Residence Plaza, Uptown USA 62544 subject to the following terms:

Amount of Loan \$82,850.00
Term 30 years
Interest Rate 8%
Commitment fee \$829.00

In order to accept this commitment, you must sign and date the original and return it to us on or before September 19, 1996. This commitment will expire if the loan is not closed under the terms specified by October 9, 1996.

In order to close this transaction, the following document must be furnished to us for our review. Please contact Ms. Getloan about obtaining the following:

Preliminary Title Report

This commitment is subject to all laws and regulations governing the transaction.

At the established time for closing, please arrange to bring to the closing certified bank funds or a cashier's check for the funds needed to close the transaction. Make the check payable to Home buyers Mortgage Company.

Please call me if you have questions. Thank you for the opportunity to be of service to you.

Sincerely,

Vice President Residential Lending

I accept the terms as outlined in your letter dated September 4, 1996. (Please sign. Do not print.)

Signature	Date	



This module would not be complete without a brief review of Fair Housing Laws.

Laws have been passed by Congress to protect home buyers against certain types of discrimination in housing. The purpose of these laws is to create a single, unbiased market where everyone has the opportunity to purchase a home and live where she or he chooses.

The Fair Housing Act prohibits discrimination in housing or mortgage lending and the provision of insurance or brokerage services because of:

- Race or color
- National Origin
- Sex
- Familial status (one or more children under 18; also applies to pregnant women.)
- Handicap or disability
- Creed
- Religion
- Age

What is prohibited?

No one may take any of the following actions based on the above basis:

- Refuse to rent or sell housing
- Refuse to negotiate for housing
- Make housing unavailable
- Deny housing
- Set different terms, conditions or privileges for sale or rental of a dwelling
- Provide different services or facilities
- Falsely deny that housing is available for inspection, sale or rental
- For profit, persuade owners to sell or rent (blockbusting)
- Steering Conscientious direction of persons to or away from specific areas



- Redlining Refusing to make loans or issue insurance policies in certain areas
- Coerce, intimidate or harass someone for exercising their fair housing rights.
- No one may refuse to reasonably accommodate the needs of persons with disabilities.

In mortgage lending, no one may take any of the following actions based on the above bases:

- Refuse to make mortgage loan
- Refuse to provide information regarding loans
- Impose different terms or conditions on a loan
- Discriminate in appraising property
- Refuse to purchase a loan
- Set different terms or conditions for purchasing a loan

The Equal Credit Opportunity Act prohibits denials of credit based on race, color, religion, national origin, sex, age, marital status or receipt of public assistance.

If you believe that you have encountered discrimination, you should contact a local fair housing agency or your local HUD office, or call (toll-free) 1-800-669-9777. Hearing impaired persons may call (TDD) 1-800-927-9275



- 1) What is a VOE and what does it tell a lender?
- 2) Why are debt-to-income ratios reviewed by lenders?
- 3) What is a VOD and why is it used by lenders?
- 4) Identify key information contained in a credit report.
- 5) High ratios increase/decrease the lender's risk. (circle one)
- 6) Identify two acts that can reduce your ratios.



Below is a checklist of the most frequently requested information by lenders from the borrower. Use the Checksheet to gather information and documents prior to completing the loan application.

Property info	CHECKSHEET
1.	Purchase Contract and Escrow Instructions - signed by all parties, original or a copy certified true and correct.
2.	Names, company and telephone number for listing and selling real estate agent's.
3.	Name, address and telephone numbers for Title Company and Escrow Office.
4.	Copy of check for earnest money deposit.
5.	Copy of listing, including real estate taxes and lot dimensions.
6.	Legal description of property being purchased.
7.	Property hazard insurance agents name, company, and telephone number.
8.	Name and telephone number of persons for appraiser to contact to access the property.
Employment:	
1.	Names, addresses, telephone numbers, and exact dates of employment with ALL employers over the past two years.
2.	$W\mbox{-}2/1099\mbox{'s}$ for $19___$ and $19___$ from all employers (two years).
3.	Signed personal federal tax return including all schedules for 19 and 19
4.	Most recent pay stub.
5.	Signed company federal tax returns including all schedules for 19and 19(self-employed).



	_6. _7.	Current (within past 3 months) Year-to-date Profit and Loss statement and Balance Sheet for self-employed or commissioned applicants, reviewed and signed by an accountant without audit. Award letter(s) or most current amendment for social security or retirement benefits. Include proof of payment (direct deposit or check stub).
	_8.	Copy of Note income - must have 5 years or more remaining.
	_9.	Rental agreements/leases (FHA requires one year lease) for all tenants of real property owned.
	_10.	Schedule of Real Estate on all real property owned to include property address and zip codes, type property (SFR, TH, condo, etc.), type mortgage (FHA, VA, conventional, private, etc.), date mortgage originated, mortgage balance, mortgage payment, rental income, and net income earned (positive and/or negative) on each property.
	_11.	Proof of consistent receipt of child support and alimony if considered qualifying income.
Assets:		
	_1.	Two months of current statements for ALL bank, credit union or savings accounts showing BALANCES, ACCOUNT NUMBERS, and COMPLETE ADDRESS of the lenders.
	_2.	Stock and bond account statements including broker's names, addresses, account numbers, number of shares and value.
	_3.	Life insurance face amount - cash value if any.
	_4.	Year, make and estimated value of all vehicles.
	5	Cift letter - funds will be verified in horrower's account



Liabilities:	
1.	Names, addresses, balances, monthly payments, and account numbers for all vehicle loans, charge accounts, credit cards, and
2.	any other financial obligations. Lenders' names, addresses, balances, monthly payments, and account numbers for all mortgages. Include a copy of annual statement, a 12 month payment history, and the type loan (FHA,
3.	VA, conventional and/or private) for each loan. Letter explaining any slow pays, collection accounts, judgements, or other credit problems.
4.	Bankruptcy paper (petition, schedule of debts, and discharge) and a letter of explanation
Other:	
1.	Addresses and dates of occupancy for ALL residences for the past two years.
2.	Names and addresses of all landlords within the last two years.
3.	Copies of social security cards and driver's license (photo ID is required for each borrower).
4.	If divorced, provide divorce decree and stipulations.
5.	Name and address of nearest living relative.



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Module 4
Now
you are
READY
to close



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SO NOW YOU'RE READY TO CLOSE

You have already learned:

How to budget for a home. How to look for your dream home. How to find a lender and apply for a loan to purchase that dream home.

Now it is time to discuss how you are going to survive the "closing process" of that loan on your "Dream Home!" The closing of a home loan often is the most confusing and difficult part of the home purchase process. There are many forms that you are asked to sign. You may encounter good and not so good closing agents. There are a few things about the loan closing that you should always remember:

- 1) Never be intimidated by your closing agent. The closing agent may close several loans a day. They become so familiar with the forms and process, that sometimes they forget that you are a novice.
- 2) If you do not understand what you are signing, don't sign until the closer has explained the form so you can understand it.
- 3) Remember, it is your signature on the dotted line, not the closer's. The closing company is getting paid a fee to close your loan and you should expect excellent customer service.

Your lender, real estate agent or closing agent, will contact you to let you know when it is time to close your loan. All parties purchasing the home should be present for the closing. On occasion, if one of the parties is out of town at closing time, documents may be signed ahead of time. For the purpose of this class, however, we are going to role play with all parties involved in a closing presentation.

The following is a list of some typical "closing documents."

- 1) HUD 1 Settlement Statement
- 2) Addendum to HUD 1



- 3) Assessor's Letter
- 4) Truth in Lending Disclosure Statement
- 5) Escrow Disclosure
- 6) Assumption Disclosure
- 7) Prepayment Letter
- 8) Affidavit that there are no Outside Agreements
- 9) Mortgage or Deed of Trust
- 10) Note
- 11) Termite Certificate
- .12) Survey
- 13) Survey Disclosure and Receipt
- 14) Encroachment Affidavit (if needed)
- 15) Flood Zone Disclosure
- 16) Loan Application
- 17) Addendums to Loan Application
- 18) Warranty Deed
- 19) Lien Affidavit

By now you are probably saying to yourself: "What have I gotten myself into?" Right? Well, just remember, everyone that buys a home has to sign some, if not all, of these closing documents. It is all just part of the responsibility of being a homeowner. At the end of this session, you should feel perfectly comfortable with the closing process.

There are three (3) basic types of residential closings:

- Closing of an FHA loan
- Closing of a VA loan
- Closing of a Conventional loan

Many of the same forms are used for any of the three (3) basic types of closings, We will review each of the common forms and discuss other forms that may also be included in only some closings.



HUD I - SETTLEMENT STATEMENT

We will discuss this form by each line item: A loan closer should walk through this form with you at closing, line item, by line item. PAGE ONE (1) OF THE HUD1-Settlement Statement

B. Type of Loan: As you can see, this form is a standard settlement statement form for all closings.

The loan options are:

- 1) FHA · (Federal Housing Administration)
- 2) RECD (Rural Economic and Community Development)
- 3) Conv. Unins. (Conventional Uninsured)
- 4) VA · Veterans Affairs
- 5) Conv. Ins. (Conventional Insured)
- 6) File Number:

 This number is assigned by the lending institution.
- 7) Loan Number:
 This number is assigned by the lending institution.
- 8) Mortgage Insurance Case Number:
 This number is often referred to as the
 MIC. This number is used on FHA insured
 loans only.
- C. Note: This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown. Items marked "(p.o.c)" were paid outside the closing, they are shown here for information purposes and are not included in the totals.
- D. Name and Address of Borrower:

The borrower is the person receiving the loan and buying the house. The borrower is the person making the loan with the lending institution. There may be one or more names shown in this block. If there is more than one person purchasing this home and approved for this loan, the names will be shown as follows:



Sam and Janet Murray 1234 Hewitt Avenue Tulsa, OK 74119

The address that is placed in this box, is the property address of the newly purchased home.

E) Name and Address of Seller:

The name and address of the person selling the house goes in this location. The address should be a new forwarding address, if one is available.

F) Name and Address of Lender:

The name and address of the lending institution goes in this box. This is the financial institution or mortgage company that is making you the loan to purchase this house.

G) Property Location:

The address of the new home goes here. Normally, the property location and the borrowers address will be the same, but if an investor is purchasing a home to rent rather than live in, the addresses will be different.

H) Settlement Agent:

The Settlement Agent is the person closing the loan for you. Typically, this is a closing company name.

Place of Settlement:

This is the address of the location where the closing is taking place. It is normally the address of the Settlement Agent or could be a bank or mortgage company address, if the closing is taking place at the financial institution or mortgage company office location.

I) Settlement Date:

This is the actual date of the closing.



J) Summary of Borrower's Transaction:

Just as the statement says, the left side of the settlement statement of "J" is always the "buyer's" or "borrower's" side of the statement.

- 100) Gross Amount Due from Borrower:
- 101) Contract Sales Price:

This is the actual selling price of the home. It is the amount you agreed to pay for the home.

102) Personal Property:

If there is a value added to the purchase of a home for personal property, that was not included in the contract price, that amount would be shown here.

103) Settlement Charges to Borrower (line 1400):

The amount on this line is a transferred amount from line 1400 on Page 2 of the Settlement Statement. We will discuss later how this amount is totalled.

104) Blank:

Used for unusual items needing to be shown.

105) Blank:

Used for unusual items needing to be shown.

Adjustments for items paid by seller in advance:

106) City/town taxes _____to___

The amount shown on this line will indicate real estate taxes that have been paid for months "from and to". It is normally the obligation of the seller to pay real estate taxes from the last time they were paid current to the day of closing on this loan. This line is used for city and town taxes only.



107)	County taxesto
	This line is used for only county real estate taxes paid by the seller.
108)	Assessmentsto
	This line is used for assessments only. An assessment could be a special charge that cities, towns, or counties sometimes charge for special infra-structure, such as streets and sewer lines.
109)-1`1	2) Extra blank lines for unusual items unique to a loan closing only.
120)	Gross Amount Due From Borrower:
	tal of the contract sales price and any amounts shown on lines rough 112 are totalled here.
200)	Amounts Paid By or on Behalf of Borrower
201)	Deposit or earnest money:
	The amount you gave your real estate agent as a deposit or earnest money is shown on this line. There is no set amount for this. It can be whatever amount was agreed upon when the contract was signed.
202)	Principal amount of new loan(s):
	The amount shown on this line is the actual amount of money you are borrowing from the financial institution or mortgage company to purchase this house.
203)	Existing loan(s) taken subject to:
	This line is not used in typical loan closings. It is an exception type line item.
204 - 20	09) Extra blank lines for usual items unique to a loan closing only
	Adjustments for items unpaid by seller:
210)	City/town taxes to



The amount of real estate taxes due from the closing date to the end of the tax year is shown on this line. It is the amount the borrower is responsible for.

211)	County taxes	to	

If there are county real estate taxes, they are shown on this line.

212) Assessments____to___

If there are assessments due, they are shown on this line.

213 - 219) Extra blank lines for unusual items unique to a loan closing only.

220) Total Paid By/For Borrower:

The total of lines 201 through 219 is shown on this line.

300) Cash At Settlement From/To Borrower

301) Gross Amount due from borrower (line 120):

This is a transferred amount from line 120.

302) Less amounts paid by/for borrower (line 220):

This is a transferred amount from line 220.

303) Cash From / To Borrower:

The amount most often shown on this line is the amount of closing costs that have to be paid. It is the very unusual case when a borrower gets money paid "to" him/her at closing. Most often money is being received "from" the borrower for the balance of downpayment and closing costs.

K) Summary of Seller's Transaction:

Just as the statement says, the right side of the settlement statement, "K" is always the "seller's" side of the statement.

400) Gross Amount Due to Seller:

401) Contract sales price:



The amount of the sales price taken from the contract is entered on this line item.

402) Personal Property:

If there is any personal property value not included in the contract sales price, but is part of the contract, it is entered on this line.

403 · 405) Extra blank lines for unusual items unique to a loan closing only.

Adjustments for items paid by seller in advance:

406)	City/town taxesto:
	The amount of city/town real estate taxes paid by the seller is shown on this line. The dates for which the taxes are being paid are also shown.

407) County taxes ______to ____:

The amount of county real estate taxes paid by the seller is shown on this line. The dates for which the taxes are being paid are also shown.

408) Assessments _____to___:

The amount of any assessment paid by the seller is shown on this line. The dates for which the assessment is being paid is also shown.

409 · 412) Extra blank lines for unusual items unique to a loan closing only.

420) Gross Amount Due to Seller:

The total of the contract sales price and any amounts shown on lines 401 through 412 are totalled on this line.

500) Reductions in Amount Due to Seller:

501) Excess deposit (see instructions):



There is not typically an amount shown on this line. It is there for unique circumstances.

502) Settlement charges to seller (line 1400):

This amount is a transferred amount from line 1400 on Page 2 of the Settlement Statement. We will discuss later how this amount is totalled.

503) Existing loan(s) taken subject to:

This line is not used in typical loan closings. It is an exception type line item.

504) Payoff of first mortgage loan:

The amount shown on this line is the "loan payoff" amount. If the seller had an existing mortgage on the house he/she has just sold, the payoff amount would go on this line.

505) Payoff of second mortgage loan:

If the seller had a second mortgage, which is an additional loan, on this house he/she is selling, that loan would have to be paid off also. The amount would be shown on this line.

506 - 509) Extra blank lines for unusual items unique to a loan closing only.

Adjustments for items unpaid by seller:

510) City/town real estate taxes_____to____

The amount of city/town taxes due from the beginning of the tax year to the closing date is shown on this line. It is the amount for which the seller is responsible.

511) County taxes____to___

The amount of county real state taxes due from the beginning of the tax year to the closing date is shown on this line It is the amount for which the seller is responsible.



2,6

512) Assessments to

The amount of assessments due from the beginning of the assessment year to the closing date is shown on this line. It is the amount for which the seller is responsible.

513 · 519) Extra blank lines for unusual items unique to a loan closing only.

520) Total Reduction Amount Due Seller:

The total of lines 501 through 519 is shown on this line.

600) Cash At Settlement To/From Seller:

601) Gross amount due to seller (line 420):

The amount from line 420 is transferred to this line.

602) Less reductions in amount due seller (line 520):

The amount from line 520 is transferred to this line.

603) Cash To / From Seller:

The amount most often shown on this line is called the amount of sales proceeds due to the seller. Usually the seller will receive money from the sale of his/her house.

It is the rare occasion when a seller has to bring money to the table to close on a loan. The amount shown on this line is generally known as equity from the sale of a house.



PAGE TWO (2) OF THE HUD 1 - SETTLEMENT STATEMENT

V L.	Settle	ment Charges
700)	Total S	Sales/Broker's Commission based on sales price:
	Divisi	on of Commission (line 700) as follows:
	701)	\$to
	702)	\$to
		Both of these line items indicate who is receiving the division of the commissions paid and how much each one is getting.
	703)	Commission paid at Settlement:
		The amount entered into on this line is the amount of the real estate commission paid by the seller. It would be the total or lines 701 and 702. This amount is most often shown in the column titled: "Paid from Seller's Funds at Settlement."
	704)	Extra blank line for additional commissions paid.
800)	ltems l	Payable in Connection With Loan
	801)	Loan Origination Fee%
·		This is the fee the bank or mortgage company is charging the borrowers for processing and making the mortgage loan. This fee is a percentage of the loan amount.
	802)	Loan Discount%
		You should have discussed discount points when you discussed the loan application and selecting a lender earlier in this course. The discount points you agree to pay are shown on this line. This would be shown in the column labeled "Paid from Borrower's Funds at Settlement" Sometimes the seller



will agree to pay discount points, but most often it is a buyer's

expense.

803)	Appraisal Fee	to	
------	---------------	----	--

There is most often a charge for an appraisal. Before you received the approval of your loan, the financial institution or mortgage company had to have an appraisal to determine the fair market value of the house you are buying. This fee is generally paid by the buyer, unless agreed to differently in the contract.

804) Credit Report to _____

There is most often a charge for a credit report. Before the financial institution or mortgage company could approve your loan, they had to determine your credit-worthiness. The charge for that credit report is shown on this line. It is most often a buyer's expense, however, sometimes the seller agrees to pay for this item.

805) Lender's Inspection Fee:

If, prior to closing on this loan, there are repair requirements shown in the contract and/or the appraisal, the lender must ascertain that those repairs have been made. The lender is allowed to charge a fee for it's time and travel expense. That fee is shown on this line. It is generally a buyer's expense, but the seller may agree to pay the fee prior to closing.

806) Mortgage Insurance Application Fee:

Most lenders require mortgage insurance on the note and mortgage you are signing when the downpayment is less than 20%. The collateral for this loan is the home you are buying. The mortgage insurance protects the lender against financial loss if the mortgage is foreclosed.

807) Assumption Fee:

If the buyer of this house is not getting a new loan, but is assuming the loan balance of the old mortgage that belongs to the seller, then an assumption fee is allowed to be charged to the buyer. The financial institution or mortgage company receives this fee.

808 · 811) Extra blank line for additional line items that may be charged at closing.



900)	Items Required By Lender To Be Paid in Advance:								
	901)	Interest fromto							
		The lender is allowed to charge you interest from the day you close your loan until the first payment is due. (Example: If you close your loan on the 15th of the month, and your first payment is due on the 1st of the following month, you will be charged 15 days interest at closing. That amount is shown on this line.)							
	902)	Mortgage Insurance Premium formonths to							
		On some loans, there is a mortgage insurance premium fee. When this fee is charged, the amount is shown on this line. This is generally a buyer's expense and is shown in the buyer's column.							
	903)	Hazard Insurance Premium foryears to							
		Hazard insurance is always required on any mortgage loan. This is the insurance that protects the borrower and the lending institution against loss in the case of fire or other disasters and damages. The amount of the hazard insurance is most often a charge to the buyer and is shown on this line in the buyer's column.							
	904 - 90	Extra blank lines for other insurance premiums or unusual expense items.							
1000)	Reserves Deposited With Lender:								
	1001)	Hazard Insurance months @\$per month:							
		This line item is generally referred to as: Being paid into the "escrow account." It is also called "pre-paids." It is a prorated amount of the annual hazard insurance premium. This item is charged to the borrower and shown in the appropriate column.							



10%

	1002) N	Mortga	age Insurancemonths @\$per month:
			This line item is generally referred to as: being paid into the "escrow account." It is also called "pre-paids." It is a prorated amount of the annual mortgage insurance fee. This item is charged to the borrower and is shown in the appropriate column.
	1003):		City property taxesmonths @\$per month:
			This is a prorated amount for the payment of annual city real estate taxes. It is also called a "pre-paid." It is charged to the borrower and shown in the appropriate column.
•	1004)	,	County property taxes months @ \$per month:
			This is a prorated amount for the payment of annual county real estate taxes. It is also called a "pre-paid." It is charged to the borrower and shown in the appropriate column.
•	1005)	٠,	Annual Assessmentmonths @ \$permonth:
			This is a prorated amount for the payment of any annual assessment fees against this property. It is also called a "pre-paid." It is charged to the borrower and shown in the appropriate column.
	1006 - 10	(800	Extra blank lines for any additional items unique to the closing of this particular loan.
1100)	Title Char	-	
•	1101) S	settlem	ent or closing feeto
			The lender and closing agent are allowed to charge a



settlement or closing fee. The amount of this charge could be split between the buyer and seller, or paid in

full by the buyer or the seller depending on how the contract is written. There may be an amount shown in both columns. 1102) Abstract or title search_____ to___ There is most often a fee charged to either bring an abstract to date, if the state is an abstract state, or at a minimum a title search fee. The lender must be sure that there is no flaw in the chain of the title and must check to see if the property is clear of any mortgage, liens, or encumbrances. 1103) Title examination There is most often a fee for an attorney to examine the abstract or read the chain of title. All lending institutions require this service and it is usually charged to the buyer and shown in the appropriate column. 1104) Title Insurance Binder to Some loans require title insurance be purchased to guarantee that a property has a clear title. This insurance protects the lender and sometimes the buyer against a clouded title. For an additional premium, the buyer can obtain insurance coverage. This is generally a fee charged to the buyer and is shown in the appropriate column. 1105) Document preparation_

The lending institution is allowed to charge a document preparation fee. This fee may be charged for preparation of the note and mortgage documents. This is generally charged to the buyer and is shown in the appropriate column.

1106) Notary fees____to___

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There are documents signed at closing that must be notarized before being recorded in the land records.



			the buyer and is shown in the appropriate column.					
	1107)	Attorne	ey's feesto					
. •			This line is included for any attorney's fees that were accumulated during the course of the sale of this property or other legal services or closing services. This could be charged to the buyer or the seller, depending on who incurred the fee.					
	1108)	Title In	suranceto					
e.			This is a fee that is charged for the premium on title insurance. It is generally a buyer's expense and is shown in the appropriate column.					
	1109)	Lender	s coverage\$					
			This is a fee for the title insurance. It is the fee charged for the lender's coverage of the policy. It is generally a buyer's expense.					
	1110)	Owner	's coverage\$					
		••	This is a fee that is charged to the borrower for the homeowner coverage of title insurance. It is generally a buyer's expense.					
	1111 -	1113)	Extra blank lines for items unique to this closing of this particular loan.					
1200)	Government Recording and Transfer Charges							
	1201)	Record	ling fees: Deed \$; Mortgage \$;					
			Releases \$					
•			These are allowable charges for the recording of required documents. Generally, the recording of the warranty deed and mortgage is charged to the buyer. The recording of releases is charged to the seller.					

The closing agent or lender usually charges this fee to



	1202)	City/c	ounty tax/stamp	s: Deed \$; Mortgage \$:
				sed. The war	quire tax stamps who rranty deed stamps o or seller.	
	1203)	State ta	x/stamps: Deed	\$	_; Mortgage \$;
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	1303) -	1305)	Extra blank line particular loan.	es for items u	nique to the closing	of this
1400) Section		ettlemer	nt Charges (enter	on lines 103	, Section J, and 502,	
	This is a total of each of the buyer's column and the selle column.					eller's







In most cases the HUD 1 - Settlement Statements must be signed by both the buyer and the seller. Proper legal names are to be typed and signed as indicated.

ADDENDUM TO HUD-1 SETTLEMENT STATEMENT

The FHA requires this addendum as a certification that the borrower and seller received copies of the Settlement Statement and that the receipts and disbursements are true and accurate. The Settlement Agent also has to certify to the same information. A closing date is required on this form.



TRUTH IN LENDING DISCLOSURE STATEMENT

The Truth in Lending Disclosure Statement is a document that discloses to the borrower all the costs involved in making and closing the loan. The lender is required to give this to the borrower within three business days of the loan application. For home purchase loans, this statement may be revised just before closing because it is based on the Good Faith Estimate of closing costs. This statement can be confusing to the borrower. It has five (5) primary boxes:

1) Annual Percentage Rate (APR):

The annual percentage rate or APR is the cost of a borrower's credit as a yearly rate. This APR is defined by the federal Truth in Lending Act, as including finance charges, as well as, the contractual interest rate. The APR shown on the Truth in Lending Disclosure Statement is always higher than the interest rate shown on the note and mortgage. This does have a tendency to confuse the borrower.

2) Finance Charge:

This is the dollar amount the credit will cost you. It is your estimated closing costs.

3) Amount Financed:

The amount of credit provided to you or on your behalf. It is your loan amount.

4) Total of Payments:

The total amount of money you will have paid after you have made all scheduled payments. This amount is usually a very large dollar amount, because most often is spans a twenty-five (25) to thirty (30) year mortgage term. The figure is a total of all interest you will pay over the life of the loan plus the original mortgage amount.

5) Your Payment Schedule:

This area of the statement shows the breakdown of your monthly payments. It sets out the principal and interest amounts, as well as, all tax and hazard insurance amounts and how those payments are to be made. It also indicates any late payment charges or prepayment charges.



The note is a document on which a borrower promises to repay a loan. In the case of a home loan, the note is often referred to as a mortgage note. The note contains the following information:

- 1) It identifies the "borrower" as the person signing the Note, as well as, the person's successors and assigns.
- 2) It identifies the "lender" by name.
- 3) A Note always contains a clause declaring the borrower's promise to pay interest and repay the principal sum of the note.
- 4) It sets out the principal amount, rate of interest and term of the note.
- 5) It says when and where payments are to be made.
- 6) It gives the amount of each payment.
- 7) It indicates the Note is secured by a mortgage, deed of trust, or similar security instrument that is dated the same date as the Note and called the "Security Instrument." The Security Instrument protects the lender's legal interest in the property should the property be foreclosed.
- 8) It indicates payment adjustments, if applicable.
- 9) A Note declares a borrower's right to prepay the debt.
- 10) A Note sets out the penalty if the borrower fails to make his/her payments. It sets out late charges, and default charges.
- 11) The Note sets out waiver rights, obligations and proper notice requirements.

By signing the note, the borrower accepts and agrees to the terms and conditions contained in the note.



PAYMENT LETTER - ATTACHMENT TO SETTLEMENT STATEMENT

This is a simple form that sets out all information required to make your monthly mortgage payments. It may include the following information:

- Loan number
- Borrower's name and address
- First payment due date
- Complete breakdown of payment amount, indicating the amount of the payment being applied to principal, interest, taxes, and hazard insurance
- When payments are due
- To whom checks are to be made payable, with the address
- An estimate of your annual real estate taxes

These items are not required but may be included:

- Legal description of the property
- Date of closing or settlement
- Property value
- Sales price
- Loan amount
- Interest rate
- Term of loan
- Seller's name
- Loan closer's name



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INITIAL ESCROW ACCOUNT DISCLOSURE STATEMENT

The escrow disclosure statement is an estimate of activity in your escrow account. It indicates a starting balance, payment amounts into and from the account, description of those payments into and from and anticipated escrow account balance.

ERIC Full text Provided by ERIC

PURCHASER/BORROWER STATEMENT SELLER/OWNER STATEMENT

This is an affidavit that there are no outside agreements associated with this loan or the sale of this property. The buyer and seller both sign certifications to the fact that they are the sole owner of a fee simple title and are in possession or will be in possession of the property.

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The mortgage or security instrument is a document signed by a borrower and a lender giving the lender the right to the borrower's house if the borrower does not repay the loan. The mortgage has many clauses. The mortgage contains the same information as the Note and other clauses such as:

- Application of payments
- Fire, flood and other hazard insurance requirements
- Condemnation
- Occupancy, preservation, maintenance and protection of the property
- Fees
- Grounds for acceleration of the debt
- Reinstatement information
- Foreclosure procedures

Generally during a loan closing, the borrower does not take the time to read completely through a mortgage. It is advisable for the borrower to be very familiar with the mortgage prior to closing. Typically the mortgage is a lengthy document to read at a loan closing, but you, the borrower, have every right to take the time to read the mortgage. Asking for a draft copy of the mortgage in advance would be wise. Don't ever sign a document you have not read or are not familiar with. Ask questions about any provision found in the mortgage if you do not understand the provision. Seek legal counsel when needed.



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Module 5
How to
TAKE CARE
of your home
after closing



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HOW TO CARE FOR YOUR HOME AFTER CLOSING

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Congratulations!

You are now the proud owner of the home of your dreams. You have worked hard to save money, find the right neighborhood, the right real estate broker, the right house, the right lender, and the right closing agent. Now it is time to think about how to protect your investment in your home.

There are some questions you should be asking yourself. For example:

- How should the house be maintained?
- How do the repairs get done?
- How will you pay for major repairs?
- What are the safety issues that need to be addressed?
- How do you relate to the new neighbors?
- What ways are there to make the house more energy efficient?
- What insurance coverage is necessary?
- Is refinancing a way to reduce mortgage payments?
- What should be done if it's not possible to make mortgage payments?



SEEKING ADVICE FROM THE PREVIOUS HOMEOWNER

The best source of information for the continuing maintenance of your new home is the previous owner. Hopefully before closing takes place you spent some time with the previous owner going through the house room by room to become familiar with all the aspects of the house. Most important would be the basic systems such as the roof, the electrical, the heating, the plumbing and the foundation. In addition, the previous homeowner can give you the names and phone numbers of contractors and other professionals (electricians, plumbers, roofers, carpenters) who have worked on the house and what they did and when they did it. You should try to obtain construction information such as wiring diagrams, blueprints or remodeling plans. It is important to know who picks up the garbage or trash and when they do it. You should also know who the fuel oil supplier is and when fuel oil is delivered if you have an oil burning heating unit. You should be familiar with the location of the main shut off valves for water and gas, the main electrical switch, the fuse or circuit/breaker box, and the operation of the hot water heater thermostat.

MAKING NECESSARY REPAIRS

The pre-inspection report you requested before buying the house will give you information related to repairs that may be needed now and in the very near future. There are minor repairs to the house that you will be able to perform such as a replacing a broken window, caulking tile in the bathroom, weather stripping, or painting. For typical repairs you'll need to have the following basic tools:

- Hammer
- Straight blade and Phillips screwdriver (or combination screwdriver with interchangeable tips)
- Slip joint pliers
- Handsaw
- Wall scraper
- Tape measure
- Flashlight
- Plunger (one that works for both sinks and toilets).

Other repairs will require the services of a contractor. You will need to know how to find a contractor, who is reputable.



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Here are a few guidelines you can follow to help you make the right selection:

- Talk to people in your neighborhood to get the names of contractors suitable to do the repairs that are needed. You should also use local publications to put together a list of contractors.
- 2) Arrange to have the contractors visit you for an interview and a discussion of the work that needs to be done. Ask the contractor for the address of a property where you can see what work has been done.
- 3) Get free cost estimates from the contractors. Ask them to give you an estimate in writing in the form of a firm bid with a date that work will be started and completed.
- A contract specifying what work is to be performed, all material and labor for the project, when payments are due, when work is to be completed etc., should be signed by you and the contractor you selected. It's important to hold back about ten percent of the payment until after the work is completed.
- 5) The contractor should be required to obtain the necessary permits and make sure the work is inspected, if required by local government.
- 6) Be sure the contractor has liability insurance that includes bodily or personal injury, and property damage.
- 7) The contractor should provide a reasonable time of guaranteeing the work that is to be performed. Thirty days is normal but, the type of work performed should be considered. Manufacturers' warranties could apply for a product that was installed by the contractor.

HOME MAINTENANCE

Now that you own a home of your very own you want to make sure it is maintained properly. Home maintenance requires some routine inspections for maintenance. We have provided you a Home Maintenance Checklist to help you become familiar with the items and systems that should be routinely inspected and cared for.



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HOME MAINTENANCE CHECKLIST

The purpose of this checklist is to help you identify the need for minor repairs or maintenance by walk-through inspections. These should be done at least twice a year because of seasonal changes – once in the fall and once in the spring. You should be able to recognize the evidence of a need for repairs at other times during the year based on your walk-through experiences. Major repairs and their cost will be avoided if you do proper inspections and take appropriate action. The checklist indicates the parts of the home, what indicators of a problem to look for, and suggests possible causes.

INTERIOR

- Basement Dampness or water following wet weather Check if ventilation to the basement is adequate, if sump pump is working, if leaders and downspouts are working properly, and if drainage on the outside of the foundation is away from the house.
- Living area Water stains on the ceiling Check for missing caulk around the bath tub and tile.
- Attic or ceiling under roof Water stains Check for worn roof or missing shingles.
- Electrical System Fuses that blow or circuit breakers that go off Check for overloads and employ a licensed electrician to upgrade the system if the problem continues.
- Heating and Cooling Systems Inadequate heating or cooling Check for dirt and dust around furnace. Clean or change any air filters. Have heating and cooling system checked by a qualified service person.
- Plumbing System Leaking faucets Check for worn washers.

EXTERIOR

■ Foundation - Pool of water - Check leaders and downspouts to make sure rain water flows through properly and away from the foundation.



- Walls Peeling paint or decayed siding and trim Check for lead-based paint if the house was built prior to 1978 and take corrective measures if there is a problem. Check drainage from leaders and downspouts.
- Roof Missing or worn shingles Check branches of nearby trees to determine if they are too near the roof. Evaluate roof for replacement.
- Yard Rotted or dying trees Check for insect infestation and soil contamination from road salt, chemicals, etc.

GETTING MONEY TO PAY FOR REPAIRS

The money to pay for major repairs can come from home improvement or personal loans from local lenders. The contractor may provide financing or advise you where to obtain it. A home equity loan may be the approach you take. In any event, you should shop around for the best interest rate and the best repayment schedule for you. Check with community agencies to find out if money is available through special grants or loan programs.

You should perform a fall and spring inspection, since it will be helpful for you to be aware of items that may need attention before they become major repairs. Eventually it will become routine to check items that may need repair before they become a problem. This will save you money in the long run. Examples would include replacing a downspout from the gutters, scrapping and painting the outside trim of windows, cleaning or replacing the furnace filter, and draining the hot water heater.

SAVING MONEY THROUGH ENERGY EFFICIENCY

Energy efficiency such as adding insulation without over insulating to cause dampness, having a thermostat timer and purchasing energy efficient items will result in lowering the expense of homeownership. You can contact your local utility or state agency for energy-saving tips and the availability of grants or low cost loans to improve the energy efficiency of your home. You should be aware of energy savers such as: Turning out lights when you leave the room, not letting water run unnecessarily, insulating your attic, having your furnace or heat pump serviced periodically, installing storm windows and putting weather striping around your windows and doors.



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SECURING YOUR HOME AND FAMILY

Safety issues relate to protecting your home by changing locks, installing fire extinguishers, and listing emergency numbers near your phone. In addition, fire marshal recommended smoke detectors should be installed on the ceiling or hallway outside each bedroom door and in or near the living room. They should be checked periodically to make sure they are working. A chain link ladder should be considered for a way to escape from a second or third story window. It can be stored under a bed or in a closet. You can perform a fire-prevention tour of your home or have a fire inspector come to your home if the community provides the service. A first aid kit with band aids and medicines in a easy to reach place is very important for everyone in your family. Ways of making your home secure would include, locking your doors and windows when your not at home, trimming shrubs that hide windows and doors, putting up lights for lighting your house and yard and stopping mail and newspaper delivery if your going to be away for a few days. You should have all of your important papers in a safe place such as a safe deposit box at a local bank or a fire proof safe at your home.

GETTING NEIGHBORLY ADVICE

Neighbors are a very important source of information. You should make it a point to meet with your neighbors soon after you move into your home. They will be invaluable should an emergency occur where you need their help and they will be most helpful in advising you of the benefits of being part of your community. For example, changes such as, street widening, zoning changes on a nearby property and the location of a community center could have impact on you and your home. Your neighbor can provide you with access to community organizations you may find helpful to getting involved in neighborhood activities. This might include a Blockwatcher or Neighborhood Watch Association, child home care or play group, Volunteer Fire Fighters Association, Boys and Girls Clubs, etc.

CONSIDERING HAZARD, FLOOD AND OTHER INSURANCE PROTECTION

It is very important to keep hazard insurance complete and up to date. Flood insurance is also needed if you are located in a federally designated flood plain area. These are required by lenders before closing. You should make sure your hazard insurance policy contains an inflation rider which automatically



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increases the coverage as the value of the home increases. It is important to be sure replacement cost new is provided rather just value. Other insurance available would include a homeowners warranty and insurance from the place of purchase that extends the warranty period for new equipment. Mortgage life insurance pays off the mortgage at the borrower's death. You may wish to consider all of the preceding insurance as good investments; however, you will have to include the cost for each in your expenses.

LOWERING YOUR MORTGAGE PAYMENTS

It is possible to lower monthly mortgage payments by refinancing the mortgage on your home. The decision to refinance a mortgage depends on the interest rate available for a new mortgage, discount points and the amount of closing costs to be paid. Typically, there needs to be at least a two percent difference between your mortgage and the new mortgage that is available. Refinancing may not be a good idea for you if you have a prepayment penalty on your mortgage.

LOOKING FOR HOMESAVER ASSISTANCE

You should contact your lender immediately if you are unable to make a mortgage payment. The main reason homeowners fail to make mortgage payments is usually due to a loss of income related to divorce or marital problems, death of a family member, job loss and/or the inability to replace income, major illness and/or large medical bills, etc. You should immediately contact a housing counseling agency for assistance in straightening out your financial difficulties and helping you deal with your lending institution.



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CASE STUDY - THE JOHNSON FAMILY

Cathy and Ben Johnson recently moved into the home of their dreams in order to accommodate their growing family. Cathy, while cooking dinner, noticed water leaking from a light fixture in the ceiling. When Ben arrived home, he checked it out and immediately realized it was from a leaking roof that needed to be replaced. During dinner Cathy revealed to him that the doctor advised her to take leave from her job in order to carry her baby to term. This news alarmed Ben because earlier that day he received a notice of job termination effective immediately due to a downsizing.

Ben decided that Cathy should be aware of his situation. He informed her of his pending job termination meaning they would have to pay the full cost of their much needed medical insurance. They sat down to discuss the changes needed in order to pay their bills. It became obvious that their limited resources would not allow them to continue making mortgage payments, pay their many medical bills, or replace the roof.

What should they do?



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Questions:

- 1) It's a cold winter's night and you find that the heating unit in your home is not working. What do you do?
- 2) How do you respond to your neighbor who comes to your front door to tell you your child has broken their window?
- 3) You come home and find your spouse in need of emergency care. You have an infant and a young child who need attention while you take your spouse to the emergency room. What steps would you take in this situation?
- 4) What do you do if you are unable to make a monthly mortgage payment?
- 5) You receive a notice about a next door neighbor who is planning an addition that will result in the destruction of trees on your property. What should you do?
- 6) You suspect your neighbor is allowing their dog to relieve itself at night on your property. How would you solve this problem?
- 7) You want to make an addition to your home. What do you do?
- 8) You have heard that your neighbor received a grant to improve heating unit efficiency. Where would you go to get more information
- 9) You have read in the newspaper how interest rates are at an all time low and many homeowners are refinancing their mortgages. Should you take advantage of this opportunity? What steps do you take?
- 10) Fall is here and leaves have accumulated on your lawn. How will you remove them from your property if burning is not permitted?
- You buy a new stereo, you install it, you turn it on and the lights go out. What do you do?



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	V	. MONTHLY INCOM	E AND COMBINED HOUSE	INIC EVOENCE INICIONIA	TION	
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Schedule of Real Estate Owned (If additions	al exerc			TS AND LIA						
Preparty Address (enter 8 H Bold, PS H pending sale or R if rental being held for income)	ai piopi	Type of Property	ı	Present	Amer Mortgage	ns of	Gross Renial Income	Mortgage Paymonie	Insurance, Maintenance, Teses & Misc.	Net Rental Income
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Alternate Name		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-	reditor Name		- Брр. ор.				, ,
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VII. DETAILS OF TRANSACTION	ON I	_					VIII. DECLA	PATIONS		
	\$.			If you answ	er "yes" to	any que	stions a throu		Bor	tower Co-Bossower
b. Alterations, improvements, repairs				-			for explanation	n.	Yes	No Yes No
c. Land (if acquired separately)				a. Are there en			-		닏	
d. Relinance (Incl. debts to be paid off) e. Estimated prepaid Items				1			hin ihe Dasi 7 yaars		H	
I. Estimated closing costs				In Heu there	oi in the leti i	years?	on or given tills or d	•••		
g. PMI. MIP, Funding Fee				d. Aie you e p	any to a lawsu	.17				
h. Discount (If Borrower will pay)				e. Heve you di	rectly or indicate or rudgement?	city been of	bilgated on any lose Linctude such loses	which required in	foreclosule, fran	slet of tills in lieu of his, home improvemen
i. Total costs (add items a through h)				I loans, educ	elional toans.	manulactur	ed (mobile) home k ichdling date, name iy, and reesons for i	ARL ARV MORGAN	e. Ilnencial oblig	elion, bond, or loan
j. Subordinate financing				₹						
k. Borrower's closing costs paid by Seller				morigage, f	inancial oblig:	illon, bond.	ault on any Federal or loan guarantes?	debl or eny other 8 "Yes," give date	toen.	
I. Other Credits (explain)					1 the precedin Ideled to pev		lid support, or sepa	ala mainienence	, H	HHH
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				J. Ale you e U	.S. catten?					
m. Loan amouni				a. Ale you a p						
(exclude PMI, MIP, Funding Fee financed)					ind to accupy		rty se your primery	residence?		
n. PMI, MIP, Funding Fee linanced										
o. Loan amount (add m & n)							n a property in the l n principal resider		لــا	
p. Cash from/to Borrower				(2) How did	cond home (5 I vou hold little	M, of Invest to the home	meni property (IP) ? s – solety by yourse	ørsn.		
(subtract i, k. I & o from i)	ger også	(12) I	CACKN	OWLEDGME	NIN YOUR SDOW	e ISP1, or to	inity with another o	rison (O17		7.00
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The undersigned specifically actinowledge(s) and agree(s) will not be used for any illegal or prohibited purpose or use	e: (3) es 1	themelal	made in I	his application at	a made lor th	DUIDOSE D	obtaining the toar	undicated herein.	14) occupation o	I the property will be a
Indicated above; (3) wirification of revertication of any info reporting agency, from any source named in this application assigns will rely on the information contained in the epplica-	noilem to	Deglalage	in the ent	DATE BOOK TO BE	made at any	ione by the	I anner de accele			- 1 h. n. 1 h.n n
assigns will represented herein should change prior to closin I/we have represented herein should change prior to closin in addition to as their other rights and remedies, report my without hotics to me and/or the presentation of the loss.										
mittout notice to me and/or the administration of the toan make no representations or wattenties, septees or implied,	eccount	may be its	nalened t	o an agent, succ	essor or assig	n of the Len	der with onor notice	to me; (9) the Le	nder, its agains, :	inccessors and essidu
The Ohio lews against discrimination require that all credit										
upon request. The Ohio and rights commission administer	a comple	ince with I	is low.		, , , , , , , , , , , , , , , , , , , ,	-, -, -, -, -, -, -, -, -, -, -, -, -, -	arean repairing age		P01010 C100# 1#110	Ales on each pickedos
Certification: 1/We cently that the information provi	ided in t	his applica	ilon is in	ue and correct s	s of the date	sel font o	pposile my/our si	gnature(s) on this	application and	l acknowledge my/ou
understanding that any intentional or negligent misrepres imprisonment or both under the provisions of Title 18, Uni-	red State	s Code, 5	kilon 100)1, et seq. and he	ibility for mon	may tasuli etary damag	in cmi liebility and ges to the Lender, i	or climinal penal s agents, success	lles including, bu	t not limited to, fine of
person who may suffer any loss due to reliance upon any n	Tribre Ores	entation w	nich I/ we	have made on the	application,			•	-	•
Havana's Casalina					I Ca Jaw					
X Signature			Date		X X	wer s Sig	Inature			Date
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The tollowing information is requested by the	X, IN	FORMA	TION FO	OR GOVERNI	MENT MO	NITORING	PURPOSES	<u> </u>	200	
with equal credit opportunity, fair housing an										
The law provides that a Lender may neither d										
furnish it, under Federal regulations this Lend above information, please check the box be										
Lender is subject under applicable state law f				of loan applie	d for.)				•	
BORROWER I do not wish to furnish this info	rmalion			(CO-BORR	DWEH L	1 40 00 000	furnish this infor	navion.	
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Borrower's Certificate. The undersigned certifies that:

- (a) I will not have outstanding any other unpaid obligations contracted in connection with the mortgage transaction or the purchase of the said property except obligations which are secured by property or collateral owned by me independently of the said mortgaged property, or obligations approved by the Commissioner;
- (b) One of the undersigned intends to occupy the subject property, (note: delete this Item if owner-occupancy is not required by the commitment);
- (c) All charges and fees collected from me as shown in the settlement statement have been paid by my own funds, and no other charges have been or will be paid by me in respect to this transaction;
- (d) Neither I, nor anyone authorized to act for me, will refuse to sell or rent, after the making of a bona fide offer, or refuse to negotiate for the sale or rental of or otherwise make unavailable or deny the dwelling or property covered by this loan to any person because of race, color, religion, sex, handicap, familial status or national origin. I recognize that any restrictive covenant on this property relating to race, color, religion, sex, handicap, familial status or national origin is illegal and vold and any such covenant is hereby specifically disclaimed. I understand that civil action for preventative relief may be brought by the Attorney General of the United States in any appropriate U.S. District Court against any person responsible for a violation of this certificate.

	be brought by the certificate.	Attorney General	of the United States	In any appropriate U.S	. District Court against	any person responsible	e for a violation of the	hi
Вопо	ower(s) Signature(s) & Oate	:						-

Lender's Certificate. The undersigned certifies that to the best of its knowledge:

- (a) The statements made in its application for insurance and in this Certificate are true and correct:
- (b) The conditions listed above or appearing in any outstanding commitment issued under the above case number have been fulfilled;
- (c) Complete disbursement of the loan has been made to the borrower, or to his/her creditors for his/her account and with his/her consent;
- (d) The security Instrument has been recorded and is a good and valid first lien on the property described:
- (e) No charge has been made to or paid by the borrower except as permitted under HUD regulations:
- (f) The copies of the credit and security instruments which are submitted herewith are true and exact copies as executed and filed for record;
- (g) It has not paid any kickbacks, fees or consideration of any type, directly or indirectly, to any party in connection with this transaction except as permitted under HUD regulations and administrative instructions.

I, the undersigned, as authorized representative of

in the intersigned, as administrate representative of mongage loan, certify that I have personally reviewed the mortgage loan documents, closing statements, application for insurance endorsement, and all accompanying documents. Thereby make all certifications required for this mortgage as set forth in HUD Handbook 4000.4.

	Note: If the approval is executed the name of lender, the agent lender's code number and type.	by an agent in must enter the
Signature & Title of Landere Office: & Oste:	Code Number (5 digns):	Type:
x		

form HUD 92900-A

ISC/92900-A HUD/VA ADDENDUM//1095(0495)-L

Page 4



REQUEST FOR VERIFICATION OF EMPLOYMENT

Privacy Act Notice: This information is to be used by the agency collecting it in determining whether you qualify as a prospective mortgagor under its program. It will not be disclosed outside the agency without your consent except to your employer(s) for verification of employment and as required and permitted by law. You do not have to give us this information, but if you do not your application for approval as a prospective mortgagor may be delayed or rejected. The information requested in this form is authorized by Title 38, U.S.C., Chapter 37 (if VA); by 12 U.S.C., Section 1701 et. seq., (if HUD/FHA) and Title 42 U.S.C., 1471 et. seq., or U.S.C., 1921 et. seq., (if U.S.D.A. FmHA). Instructions: LENDER OR LOCAL PROCESSING AGENCY (LPA): Complete Items 1 through 7. Have the applicant complete Item 8. Forward the completed form directly to the employer named in Item 1. EMPLOYER: Complete either Parts II and IV or Parts III and IV. Return form directly to the Lender or Local Processing Agency named in Item 2 of Part I. Part I - Request 1. Name and Address of Employer 2. Name and Address of Lender or Processing Agent I have applied for a mortgage toan or rehabilitation toan and stated that I 5. I certify that this verification has been sent directly to the employer and am/was employed by you. My signature in the block below authorizes has not passed through the hands of the applicant or any other interested verification of my employment information. party. 3. Signalure of Applicant Signature of Lender, Official of LPA, or FmHA Loan Packager 4. Employee's Identification 6. Name and Address of Applicant 7. Title 8. Date P. HUD/FHA/CPD, VA or FmHA No. Part II - Verification of Present Employment 10. Present Position 12. Probability of Continued Employment 11. Date of Employment 13. If Overtime or Bonus, is its continuance likely? □ No Yes Yes No Overtime Bonus 14. Current Base Pev Annual Monthly Hourly Weekly Other (Specify) 15a. Earnings Year-to-Date Fast Year For Military Personnel Only Nontaxable Pay (Monthly Amount) Taxable Pay (Monthly Amount) b. Overtime Year-to-Date Career C Pay Base Pay Quarters VIIA c. Commissions Year-to-Date PIO PAY Past Year Other (Specify) Dations Other (Specify) d. Bonus Year-to-Date Pasi Yea Flight Pay Clothing 17. Remarks: (If paid hourly, please Indicate average hours worked each week during current and past year) Part III - Verification of Previous Employment 18. Salary/Wage at Termination per: Month Week | Year Base Pey Overtime Commissions Bonus \$ 19. Dates of Employment 21. Reasons for Leaving 20. Position Held Part IV - Certification

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23. Tille of Employer

Federal statutes provide severe penalties for any fraud, intentional misrepresentation, or criminal connivance or conspiracy purposed to influence the

issuance of any guaranty or insurance by the VA Administrator, the U.S.D.A., FmHA/FHA Commissioner, or the HUD/CPD Assistant Secretary.

Date Printed: August 29, 1996

24. Date



22. Signature

PEULLEST	FOD	VERTETCATION	OF	DEDUCTE
KEUDENI	T LIK	VERIFICATION	ur	Urrusi

PRIVACY ACT NOTICE STATEMENT - This information is to be used by the agency collecting it in determining whether you qualify as a prospective mortgagor for mortgage insurance or guaranty or as a borrower for a rehabilitation loan under the agency's program. It will not be disclosed outside the agency without your consent except to financial institutions for verification of your deposits and as required and permitted by law. You do not have to give us this information, but, if you do not, your application for approval as a prospective mortgagor for mortgage insurance or guaranty or as a borrower for a rehabilitation loan may be delayed or rejected. This information request is authorized by Title 38, U.S.C., Chapter 37 (if VA): by 12 U.S.C., Section 1701 et seq., (if HUD/FHA); and by 42 U.S.C., Section 1452b (if HUD/CPD).

1701 et seq., (if Hl	JD/FHA); an	d by 42 U.S.C., S	Section 1452b (if	HUD/CPD).				•		
				INSTRUC	TIONS					
LENDER OR LOCATION IN ITEM 1. DEPOSIT	AL PROCES TORY: Pleas	SING AGENCY: e complete item	Complete items s 10 through 15	1 through 8. Ha and return DIRE	ave applic CTLY to l	ant(s) co .ender or	mplete item 9. For Local Processing	ward dire Agency n	ctly to the	Depository named lem 2.
				PART I - RI	EQUEST					
1. TO (Name and	Address of C	Depository)			2. FROM (Name an	nd Address of Lend	er or Loc	al Process	ing Agency)
I certify that this	verification I	nas been sent di	ectly to the ban	k or depository	and has n	ot passed	d through the hand	s of the a	policant o	r any other party
3. Signature of Ler		ial of Local	4. Title	, ,		•	5. Date			er's No. (Optional)
			7.	NFORMATION 1	O BE VER	RIFIED:	·			
Type of Account as	nd/or Loan		Account/Lo	an in Name of		,	Account/Loan N	lumber		Balance
									\$	
									\$	
									<u>\$</u>	
									<u>\$</u>	on deposit and/or
to your institution	or any of you				esponse is	solely a	·		OF APPL	nsibility is attached
			TO BE C	OMPLETED	BY DE	POSITO	DRY			
			PART II	- VERIFICATIO	N OF DE	POSITOR	ay			
	_		10. DEF	OSIT ACCOUN	TS OF API	PLICANT	(S)			
Type of	Account	Ac	count Number	Cui	rent Balar	nce	Average Bala Previous Two			Date Opened
				\$			\$			
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				\$		DI 10 44 17	\$			
		1	11. LOA	NS OUTSTANDI	NG TO AP		· ·	1		
Loan Number	Date of L	oan Oi	iginal Balance	Current	Balance		nstallments hthly/Quarterly)	Sec	ured by	No. of Late Pmt.'s within Last 12 Mo.
		\$		_ \$			per			
		\$		\$ \$		\$	per	 		-
paid-in-full as	in item 11 at	ON WHICH MAY	BE OF ASSISTA		MINATION		per EDIT WORTHINESS	: Please	include in	formation on loans
13. Signature of D	epository O	fficial		14. Title						15. Date

The confidentiality of the information you have furnished will be preserved except where disclosure of this information is required by applicable law. The completed form is to be transmitted directly to the lender or local processing agency and is not to be transmitted through the applicant or any other party.



(DATE OF CONTRACT)	, 19, RECE!	VED by	(specify agent) (the "Escrow Agent")
from the undersigned Purchaser a deposit in the amo	ount set forth in Paragraph	2a.i. hereof in the form of (C	ASH/CHECK/NOTE) .
which if in the form of cash or check shall be deposit	ed expeditiously by said Es	crow Agent in an (INTERES	T/NON-INTEREST)
bearing escrow account in a District of Columbia fina	ncial institution after final ra	tification of this contract. Ar	by interest shall be paid to Purchaser at settlement,
or to Seller in the event of a forfeiture of deposit purs- set forth in Paragraph 2c. hereof, of the premises kno	uantto Paragraph 11c. ini wana s	e deposit shall be applied as	part payment of the Purchase Price, in the amountWashington, D.C., Zip Code
Lot, Square, with improvements	thereon (collectively, the "F	Property"), including built-in h	eating plant and air-conditioning system, all plumb-
ing and lighting fixtures, kitchen equipment, including	range, refrigerator, built-in	dishwasher, trash-compacto	or and disposal, all wall-to-wall carpeting, comices.
curtain and drapery rods, awnings, T.V. antennas, sci	eens, storm doors and stor	rm windows, venetian blinds	, shades, indoor shutters, trees, shrubs and plants,
alarm system (with a transfer fee of \$an if the foregoing are installed on the Property and own			No est forth harsin
2. PAYMENT OF PURCHASE PRICE	led by Seller as of the above	re date, upon the terms of sa	sie set forth nerein.
The Purchase Price of the Property shall be paid as	follows:		
a. Cash i. Deposit with Co		\$	
Downpayment ii. Balance of Dow TOTAL DOWNPAYMENT	npayment at Settlement	\$	•
b. Financing i. First Trust		s	*
ii. Second Trust		\$	
iii. Trust (Seller to 1		\$	_
TOTAL FINANCING c. TOTAL PURCHASE PRICE OF PROPE			§———
3. FINANCING			<u> </u>
a. First Trust (if FHA or VA financing is used, see	Addendum attached.) Th	ne Purchaser is to (PLACE/T	TAKE TITLE SUBJECT TO/ASSUME)
usual form secured by said Property in the amount set	TIONAL FIXED RATE/ARM	1/FHA/VA)	first deed of trust in lender's
or, in cases other than assumptions, the prevailing ra	torth in Paragraph 25.i. hei	reof due inyears and be	paring interest at the rate ofpercent per annum
taxes, fire insurance and private mortgage insurance	if required by lender.	yable approximately 9	monthly, plus one-twenth of annual
b. Second Trust. The Purchaser is to (PLACE/TAK	E TITLE SUBJECT TO/AS	SUME)	a second deed of trust in lender's usual
form secured by said Property in the amount set forth in	n Paragraph 2b.ii. hereof du	e inyears and bearing in	terest at the rate ofpercent per annum, payable
approximately \$ monthly. c. Trust (Seller to Take Back). The deferred purch.		avet ant fadh in Danssonh f	Oh III havend as most of the complete and in the ha
secured by a deed of trust	in usual form on said Prop	erty, to be paid in monthly in	istallments of \$ or more, without
penalty, at maker's option, including interest at the ra-	te of percent o	er annum. The entire unpai	d balance shall be due in full within
If this Paragraph 3c. is applicable, this contract shall no		rior written consent of the Se	ller. (See additional terms on addendum attached.)
4. CONVENTIONAL FIXED RATE/ARM FINA This contract is contingent on the ability of Burehouse		Man anomalous to the hear	air danadhad Sanadan Ar Artir Material basan a ri
This contract is contingent on the ability of Purchasel existing deeds of trust, or to obtain lender's approval	of any assumption, if requir	ed. within calendar da	ein described financing, to take title subject to any
which commitment or approval Purchaser agrees to	pursue diligently. Purcha	ser reserves the right to inc	crease the cash downpayment and/or to accept a
modified commitment for financing. If Purchaser has	diligently pursued obtaining	ng financing and has provide	ed all information requested in a timely manner, as
required by Paragraph 9b.v. hereof, and the lender ne			
or Seller may extend this contingency period for an active lender that all information received by it to date sho	outlonal 15 days by notifyin	ig all parties of the intention t	to do so, and by providing them with evidence from
the herein specified financing and notifies Seller of this	s fact in writing within the te	rm of this contingency, this c	ontract shall become null and void and Purchaser's
deposit shall be refunded in full. IF PURCHASER FA			
AND THIS CONTRACT SHALL REMAIN IN FULL FO	RCE AND EFFECT, UNLE	SS OTHERWISE STATED H	HEREIN.
5. SETTLEMENT	and final residentian of this		
 Date of Settlement. Within days from the day ordered, and survey obtained, if required, and loan pr 	ocessed all if promptly and	white or as soon mereant	er as a report on the title can be secured it promptly
the terms hereof.			
b. Place of Settlement. THE PURCHASER HAS TH	E RIGHT TO SELECT THE	SETTLEMENT OFFICE. P	urchaser hereby authorizes any of the undersigned
Agents to order the examination of title, a survey, and the	he preparation of necessary	conveyancing papers through	gh(to
be named within 10 days of ratification). c. Payment of Downpayment. Purchaser agrees to	nay by certified check at	settlement a downcayment i	in the amount set forth in Baracraph 2s, hereof, of
which sum the above deposit shall be a part. If the de	posit exceeds the downpar	vment, any excess shall app	ly first to settlement costs and the balance shall be
refunded to Purchaser at settlement.			
d. Payment of Conventional Loan Fees. If a new k	oan is to be placed under the	is contract, the Purchaser ag	grees to pay by certified check at settlement a loan
fee (i.e. points) of% of the principal sum of the loa			
on the present mortgage money market, and the Purc paid by Purchaser by certified check at settlement ba	used on lender's good faith	estimate of closing costs (in	rease in such fees. All other lender's fees shall be
required by lender.			
e. Payment of Settlement Costs. Purchaser agrees	s to pay by certified check a	at settlement the settlement	charges in connection with the examination of title.
are solver, the Dieparation of all necessary conveyant	JINO DADRIS TAY CENTICATE	CODVEYEDGIDG CAMIAMANI (A.	o
incident to clearing existing encumbrances. The D.C. hereby agrees to pay a reasonable closing fee for service found detective and it is not compliance acceptable.	ices rendered to Seller, and	to by the Purchaser and the	D.C. Transfer Tax will be paid by the Seller. Seller
ac icone celective and it is not remedied as stated lie	rein.	to pay any above-mentioner	o costs incurred it upon examination the title should
f. Taking Title. Property is to be conveyed in the na	mes of		
6. TENANCY			
If there is no existing tenancy, Seller agrees to give p Seller shall become and thereafter be a tenant at suff	ossession of the Property a	at the time of settlement, and	d if Seller fails to do so and occupies the Property,
and shall be conveyed free of any existing tenancy, e	xcept as follows:	—	olice to quit provided by law. The Property is sold
(hereinafter the "Tenant(s)"). See Addendum attache			
7. D.C. SOIL DISCLOSURE REQUIREMENTS	S		
The characteristic of the soil on the subject Property Survey of the District of Columbia published in 1976 a	as described by the Soil C	onservation Service of the U	United States Department of Agriculture in the Soil
For further information). the Purchaser can contac	t a soil testing laboratory the	Dia at the back of that publication is District of Columbia Department of Environmental
Services, or the Soil Conservation Service of the Dep	artment of Agriculture.	in a series in the series of t	. Sisting of Colonicia Department of Environmental
8. AGENCY AND BROKERAGE FEES			
a. The parties recognize the following agents negotia			
	oroker		, representing the Seller as Listing Broker, representing the Seller as Subagent,
and (3) of t	oroker		representing the Seller as Subagent, representing the Purchaser as Buyer's Broker
(said agents are collectively referred to as the "Agents	s7.		-
b. The respective Agents shall be paid brokerage fees	at the time of settlement a	s specified in separate agree	ements with the respective Agents. The settlement
onice shall dispurse prokerage lees as per said separ	ate agreements.		
c. It is understood and agreed by all parties that Buye	at a proper is acting as an a	agent solely representing the	Purchaser in this transaction.



d. It is understood and agreed by all parties that Listing Broker shall pay a portion of the Listing Broker's brokerage fee to the Buyer's Broker per separate agreement between the Listing Broker and Buyer's Broker. The settlement office shall disburse the Buyer's Broker fee at the time of settlement as per said separate agreement. [Delete this clause (d) if Buyer's Broker is to be paid by Purchaser or Seller directly. Use form Addendum or other acceptable provision.)

ADDITIONAL FINANCING CONDITIONS

General Financial Provisions.

a. In the event that mortgages are used rather than deeds of trust, the word "mortgage" shall be substituted automatically.

b. If this contract provides for the assumption of existing trust(s) or for purchase subject to existing trust(s), it is understood that the balance of such trust(s) are the cash downpayment are approximate amounts. A COPY OF THE EXISTING TRUST(S) AND NOTE(S) ARE ATTACHED HERETO. Any change(s) require by the lender in order that the trust may be assumed will be subject to the Purchaser's consent, if assumption is promptly applied for.

c. Trustees in all deeds of trust are to be named by the parties secured thereby.

d. Seller shall allow inspections of all the Property and furnish any pertinent information required by Purchaser or Purchaser's financing agency in reference to obtaining a loan commitment.

e. If this contract provides for financing. Purchaser placing financing agrees to make application immediately and file all necessary papers that are required to complete processing and agrees that failure to do so within seven (7) days after final ratification of this contract, or to promptly comply with all further request from lender for additional information, shall give Seller the right to declare the deposit forfeited or avail himself of any legal or equitable rights as provided in the paragraph labeled "FORFEITURE OF DEPOSIT/LIQUIDATED DAMAGES."

Seller agrees to comply with reasonable lender requirements for repairs.

CONSUMER REPORT AUTHORIZATION

A financial or credit information statement signed by Purchaser is to be submitted together with this contract.

Purchaser hereby authorizes each of the Agents to disclose (and to provide a signed copy) to Seller or any lender the financial or credit information statemer provided to such Agent by Purchaser. In the event the terms of this contract require Seller to take back financing from Purchaser, this contract shall be continger upon approval of a satisfactory Consumer Report (Credit Report) by Seller within 5 days after receipt of said report by Seller, provided, however, that Seller order or notifies Seller's Agent to order said report immediately after the final ratification of this contract. If Seller does not approve the credit standing of Purchaser, and Purchaser is so notified in writing by Seller within 5 days after receipt of the Consumer Report, this contract shall be null and void and the deposit returned to Purchaser. Purchaser hereby authorizes each Agent to order and obtain a Consumer Report from a Consumer Reporting Agency to be used only in connection with this transaction. Further, in the event such Agent is acting on behalf of a creditor, Seller or other party directly affected by said transaction. Purchaser hereby authorizes such Agent to forward all or any portion of the information contained in the Consumer Report to the creditor, Seller or other party directly involved. Cos of said Consumer Report is to be borne by Purchaser. Except as stated herein, the Consumer Report is confidential and the information contained therein shannot be knowingly released to others without the written consent of Purchaser. Purchaser hereby certifies that all income and credit information furnished in connection with this purchase is true and accurate to the best of Purchaser's knowledge.

ADDITIONAL SETTLEMENT PROVISIONS

a. Performance. Settlement is to be made at the settlement office designated in Paragraph 5. Delivery to the settlement office of the cash payment and settlement costs as herein stated, the executed deed of conveyance and such other papers as are required of either party by the terms of this contract shall be considered good and sufficient tender of performance in accordance with the terms hereof. It is agreed that funds arising out of this transaction at settlement may be used to pay off any existing encumbrances, including interest, as required by lender.

b. Adjustments. Rents, taxes, water, sewer, oil, escrow for taxes and insurance, insurance (except FHA Montgage Insurance Premium), and interest on existing encumbrances, if any, and other operating charges are to be adjusted to the date of settlement. Rent security deposits, if any, plus interest, shall be transferred to Purchaser at time of settlement. Taxes, general and special, are to be adjusted according to the certificate of taxes issued by the D.C. Department of Finance and Revenue, except that assessments for improvements completed prior to the date of acceptance hereof, whether assessment therefor has been levied or not.

shall be paid by Seller or allowance made therefor at the time of settlement.

- c. Forfeiture of Deposit/Liquidated Damages. If Purchaser fails to make full settlement as hereby required, the deposit herein provided for shall be forfeited as liquidated damages (in which event Purchaser shall be relieved from further liability hereunder), unless Setter notifies Purchaser and each of the Agents in writing within thirty (30) days after the date provided for settlement herein of his election to avail himself of any legal or equitable rights, other than the saic liquidated damages, which he may have under this contract. In the event Seller so elects to avail himself of legal or equitable rights as aforesaid, Seller shall reviewed and deliver to Escrow Agent with such notice an Agreement of Release (as defined below) for execution by Purchaser, and upon such execution by Purchaser and delivery of the Agreement of Release to Escrow Agent, the deposit shall be returned to Purchaser by Escrow Agent holding the same and no Agent shall be liable to Seller for return of said deposit. In the event of the forfeiture of the deposit as liquidated damages or in the event of an award of damages by a scure of a compromise agreement between Seller and Purchaser, Seller shall allow or pay Listing Agent one-half thereof as compensation for services rendered said amount not to exceed the amount of the full brokerage fee. Nothing herein shall prevent Listing Agent from holding Seller liable for the full amount of any commissions to which Listing Agent may be entitled. Seller and Purchaser agree that Escrow Agent who holds the deposit given by Purchaser shall have the right to disburse the deposit and accrued interest thereon upon settlement of this contract, and that in the event settlement does not occur for any reason the deposit and accrued interest thereon shall only be given or returned by Escrow Agent to any of the parties to this contract i, when an "Agreement of Release", in which all parties authorize and direct the disposition of the deposit as therein specified, has been signed by all such parties and delivered to Escrow Agent, or ii. as directed by a court order. If either Seller or Purchaser refuses to execute an Agreement of Release when requested to do so in writing and a court finds that such party should have executed same, the party who so refused to execute an Agreement of Release shall pay the reasonable expenses, including, without limitation, reasonable attorney's tees, incurred by the other party in the litigation. The parties hereto hereby agree that no Agent shall have any liability to any party on account of disbursement of the deposit or on account of failure to disburse the deposit, except only in the event of such Agent's gross negligence or willful account of discussment in the deposit of the deposi damage, loss or expense arising out of the holding, disbursement or failure to disburse the deposit, except in the case of such Agent's gross negligence or willful misconduct.
- d. Conveyance. Seller agrees to execute and deliver a good and sufficient special warranty deed. Purchaser agrees to have the deed of conveyance recorded

ADDITIONAL PARAGRAPHS NUMBERED 12 THROUGH 16 SET FORTH ON THE REVERSE SIDE OF THIS CONTRACT ARE INCORPORATED HEREIN AND MADE A PART HEREOF AND ALL PARTIES ACKNOWLEDGE THAT THEY HAVE READ SAID PARAGRAPHS.

WE, THE UNDERSIGNED, HEREBY RATIFY, ACCEPT AND AGREE TO THIS CONTRACT AND ACKNOWLEDGE RECEIPT OF A COPY THEREOF.

THIS IS A LEGALLY BINDING CONTRACT. IF YOU DO ADVICE BEFORE SIGNING IT.	NOT UNDERSTAND ALL OF THE TERMS OF THIS DOCUMENT, SEEK COMPETENT LEGAL
ADDENDUM ATTACHED. YesNo	
I hereby certify that I have received and read a copy of the di Purchaser:	sclosure notice in Paragraph 16 prior to signing this Contract.
SELLER (Print name also)	PURCHASER (Print name also)
SELLER (Print name also)	PURCHASER (Print name also)
ADDRESS (if other than premises)	ADDRESS OF PURCHASER
LISTING BROKER	SUBAGENT OR BUYER BROKER (sinke one)
ADDRESS	ADDRESS
THE SELLER OR PURCHASER, WHICHEVER ONE PROVI	IDES FINAL RATIFICATION, SHALL COMPLETE THE FOLLOWING:

_TIME OF FINAL RATIFICATION _



BEST COPY AVAILABLE

DATE OF FINAL RATIFICATION ___

(INITIALS ONLY)

BY_

PROPERTY

- a. Property Condition. Seller, at the time of settlement or occupancy (whichever occurs first), will leave the Property free and clear of trash and debris and broom clean, will leave the electrical, plumbing, heating, air-conditioning and any other mechanical systems and equipment included in this contract in operating condition, and will deliver the Property in substantially the same physical condition as of the date of this contract. Purchaser has the privilege of a pre-settlement inspection of the Property. All notices of violations of municipal orders or requirements noted or issued by any department or agency of the District of Columbia, or prosecutions in any courts on account thereof, against or affecting the Property at the date of this contract shall be complied with by Seller and the Property conveyed free thereof, with the exception of the means of egress regulations.

 b. Termite Inspection. Prior to the time of settlement, Seller shall order a termite inspection, and no later than the time of settlement Seller shall pay the costs
- b. Termite inspection. Prior to the time of settlement, Seller shall order a termite inspection, and no later than the time of settlement Seller shall pay the costs of termite inspection and provide to Purchaser a written certification from a licensed exterminator that, based upon a careful visual inspection of accessible areas of the house, any garage, and any accessory buildings, there is no evidence of infestation of termites or wood-boring insects. If such infestation exists, Seller is to exterminate, using a licensed exterminator. Seller at his own expense and prior to settlement shall repair any prior or current visible damage caused by termites or wood-boring insects.
- c. Risk of Loss. The risk of loss or damage to said Property by fire or other casualty is assumed by Seller until the executed deed of conveyance is delivered to the Purchaser or is recorded by the settlement office conducting the conveyance, whichever shall occur first.
 d. Title. The Property, including the personal property described in Paragraph One above, is sold free of encumbrances, except as stated herein. Title is to be
- d. Title. The Property, including the personal property described in Paragraph One above, is sold free of encumbrances, except as stated herein. Title is to be good of record and marketable subject, however, to covenants, rights of way, easements, conditions and restrictions of record, if any, on the date of execution of this contract by Purchaser; otherwise the deposit is to be returned and sale declared off at the option of the Purchaser, unless the delects are of such character that they may readily be remedied by legal action, but the Seller and the Agents are hereby expressly released from all liability for damages by reason of any defect in the title. In case legal steps are necessary to perfect the title, such action must be taken promptly by and at the Seller's expense, whereupon the time herein specified for full settlement by the Purchaser will thereby be extended for the period necessary for such action.

13. NOTICE:

All notices required or permitted herein shall be in writing and effective as of the date on which such notice is mailed in any United States Post Office by certified or registered mail, postage prepaid, or hand-delivered to Seller or Listing Broker and to Purchaser or Buyer's Broker (if any) in each case at the addresses specified in the signature lines of this contract or to such other addresses as the parties may designate in writing from time to time. Delivery of notice to Subagent shall not constitute notice to Seller.

14. CONTRACTING PARTIES

The principals to this contract mutually agree that it shall be binding upon them, their heirs, executors, administrators, personal representatives, successors and assigns: that the provisions hereof shall survive the execution and delivery of the deed herein stated and shall not be merged therein; that this contract contains the final and entire agreement between the parties hereto, and neither they nor their agents shall be bound by any terms, conditions, statements, warranties or representations, oral or written, not herein contained. The Agents assume no responsibility for the condition of the Property nor for the performance of this contract by any or all parties hereto.

15. AGREEMENT

Without limiting the means of ratifying this contract, the parties agree that ratification of this contract may be accomplished by signing same or by transmitting assent through a wired or electronic medium which produces a tangible record of the transmission (such as a telegram, mailgram, datagram or facsimile), and that such ratification shall be binding on the parties.

16. UNDERGROUND STORAGE TANK DISCLOSURE

In accordance with the requirements of Section 3(g) of the District of Columbia Underground Storage Tank Management Act of 1990 (D.C. Code Section 6-995.2), as amended by the District of Columbia Underground Storage Tank Management Act of 1990 Amendment Act of 1992 (the "Act") and the regulations adopted therebunder by the District of Columbia (the "Regulations"). Seller hereby informs Purchaser that Seller has no knowledge of the existence or removal during Seller's ownership of the Property of any underground storage tanks as that term is defined in the Act and the Regulations, except as follows:

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Addendum

Special p	provisions attached to and hereby made a part of the contract	dated, 19_	
Seller(he	. Washington, D preinafter referred to as Seller) and the undersigned Purchaser HEIR LEGAL COUNSEL REVIEW THESE CLAUSES PRIOR 1	(herein referred to as Purchaser)	by and between the undersigned (NOTE: BROKERS MAY WISH TO
Initials	The parties agree that only those provisions which they have contract. In the event of any inconsistency between any initiallit is attached, the initialled provision in this Addendum shall pre of the contract between the parties. 1. SPECIFIC INSPECTION CONTINGENCY	ed provision in this Addendum and	any provision in the contract to whic
Initials	This contract shall be contingent until 5:00p.m. on the	s' expense for defects in structure of, gutters or downspouts; prowhaser's right to inspect and this of the Condominium Instruments or hall notify Seller in writing and proportices Paragraph hereof; otherwiain in full force and effect. Temedying said defects at Selled defects, Seller shall notify Purch set forth in the NOTICES Paragrantract shall remain in full force are shall have the right to cancel this chin one (1) day from receipt of Selen AGREED AND UNDERSTOOD DITTION TO AND NOT IN LIEU OF ERTY REFERRED TO IN THE FERRED	e, plumbing, heating, air conditioning vided, however, that in the event the ontingency shall apply only to such o Proprietary Documents. In the event vide therewith a copy of the inspection ise, this contingency shall be deemed or's expense prior to settlement, or 2 maser in writing of such decision within aph hereof; otherwise, Seller shall be deffect. Ontract and receive a full refund of the iller's refusal to remedy defects, in the force and effect. FINAT ANY INSPECTION(S) OF THE FINSPECTION(S) AND PROVISIONS.
Initials	2. GENERAL INSPECTION CONTINGENCY This contract is contingent until 5:00p.m. on theday after to by a party of Purchaser's choice, as selected by Purchaser an report, as determined by Purchaser in his sole discretion, Purchaser and the purchaser and paragraph within said above time period of the unsatisfactory in time period, this contingency shall automatically expire and the UNLESS OTHERWISE STATED HEREIN, IT IS FURTHER APPREMISES MADE HEREUNDER SHALL BE IN ADDITION CONCERNING THE CONDITION OF THE PREMISES REFERENCE OF THE PROPERTY CONDITION AND TERMITE INSPECTION. 3. "AS IS" CONDITION	Id at Purchaser's expense. In the irchaser shall have the right to di iffes Seller and Listing Agent in wr nspection report. If this contract is is contract shall remain in full forc AGREED AND UNDERSTOOD TO AND NOT IN LIEU OF I	event of an unsatisfactory inspection eclare this contract null and void and iting in accordance with the NOTICES not declared null and void within said e and effect. THAT ANY INSPECTION(S) OF THE NSPECTION(S) AND PROVISIONS
Initials	The property is sold in "AS IS" condition, said condition to be a ratification, date of inspection contingency release, date of swarranty, express or implied, as to the condition of the proper contract pertaining to property condition, termites or complian contract. Seller shall have no obligation to make repairs to the system, equipment or fixture. Smoke detectors shall be install.	ettlement, or other agreed date) orty or any equipment or system nce with city, state or county reg e electrical, plumbing, heating, air	 Seller makes no representation or contained therein. All clauses in the ulations are hereby deleted from the conditioning, or any other mechanica
	 SELLER/PURCHASER CREDITS Seller shall credit Purchaser at time of settlement with the sun chase price towards Purchaser's allowable closing costs. (Ch 		
Initials	5. HOLDING CHECK The deposit check is to be held until tion 45-1937 (a) (1)].	_ (date) for transfer of funds. [Mu	st not exceed 7 days, D.C. Code Sec
Initials	Sales contract dated for the sale of undersigned Purchaser promises to pay to the order of	the _, 19 Failure to pay said su ited or to avail himself of any lega	sum of \$ on or more of the seller on the seller of th
Initials	7. THIRD PARTY APPROVAL This contract is contingent upon the written approval of later than 5:00p.m. on	as to as to as to (Seller/Purchaser) by (Seller/Purchaser) by (hall remain in full force and effect aid Agent (specify) and
DATE		SELLER	
DATE	3 4 2 37 - 37 - 37	SELLER	
DATE		PURCHASER	



Addendum

Specia	I provisions attached to and hereby made a part of the c , Washin hereinafter referred to as Seller) and the undersigned Po	contract dated	, 19	for the property	y known as
Calles	, Washin	gton, D.C., Zip Code		by and betwee	n the undersigned
Seller	nereinarter referred to as Seller) and the undersigned Pi THEIR LEGAL COUNSEL REVIEW THESE CLAUSES F	archaser (herein referred to	as Purchaser).	(NOTE: BROKE	RS MAY WISH TO
HAVE	THEIR LEGAL COUNSEL REVIEW THESE CLAUSES I	PRIOR TO USE.)			
	8. CONTRACT REQUIRING CO-SIGNERS				
Initials	Purchaser shall secure the written approval of contract by no later than 5:00p.m. on		(name	of co-signer(s)) a	s a consigner of this
111111111111111111111111111111111111111	contract by no later than 5:000 m. on	In the e	vent written NO	OTICE OF APPRO	OVAL in such form
	as shall be legal requisite to bind (specify)	(name of co-signer)	(s)) as a party to	o this contract is r	not timely delivered
	to Agent(specify)	this contract shall automati	ically become n	ull and void and th	he deposit shall be
	returned to the Purchaser in full.				
	It is agreed that	(name of co-signer	(s)) will execute	e endorse, co-sign	. co-mortgage and
	or furnish and execute all documents necessary to co	mplete or effectuate the pur	chase of this p	roperty and to cor	nply with all of the
	terms and conditions of this contract, including but not	limited to, all time limits.			
	(NOTE: Agent should personally verify the intent of c	o-signer, if possible. It is re	commended th	at the co-signer a	irrange to sign the
	contract at the time the offer is written.)				
	9. TELEGRAM/MAILGRAM ACCEPTANCE (Note:	o be signed by all parties.)			
Initials	We hereby accept the (offer/counter offer) to (purchas Lot, Square, dated, Geller/Purchaser) upon the following terms: Deposit	e/sell)			(address)
	Lot, Square, dated _	 _	, 19from_		
	(Seller/Purchaser) upon the following terms: Deposit	\$ at	% per	annum due in	YEARS. Selle
	adrees to pay toan rees not to exceed % or the	orincidal amount of the loan	. Financing cor	ntingency shall be	tor days
	from ratification of this contract. Settlement by recommended WASHINGTON, D.C. ASSOCIATION	OF DEALTORS	Sell	er agrees to all o	ther terms of the
	Family/Condominium/Cooperative form] Sales contract	OF REALIONS®			(Specify Single
	(NOTE: Any deletion to the recommended WDCAR	il. contract and/or additions	including acce		
	financing, inspection contingency and personal proper	ty items in the controls	t be included in	iai provisions, su	ich as secondary
	10. TIME LIMIT FOR ACCEPTANCE	ty items in the contract mus	it de included il	i ille lelegiaili.	
Initials		than (AM) (PM) on the	day of	10
	and written NOTICE OF ACCEPTANCE must be delive	ered within said time period	to Agent and	.uay 01	··
	(Seller/Purchaser) in accordance with the NOTICES pa	aragraph hereof. If said NO	TICE OF ACCE	PTANCE is not d	elivered within the
	time herein provided, this (offer/counter-offer) shall be	automatically null and void a	nd the deposit	shall be returned t	o the Purchaser in
	full.	,			
	11. SALE OF PURCHASER'S HOME				
Initials	a. This contract is contingent upon Purchaser's accep	tance of a contract of sale of	n Purchaser's	property located a	at
		by no later than 5:0	Op.m. on the	day of	
	19 , which sale Purchaser shall diligently and in go	ood faith pursue. Purchasei	r shall deliver to	Agent	
	(specify) within said time period, in accordance with the	ne NOTICES paragraph hei	reof, copies of	said sales contra	ct for Purchaser's
	property which shall provide for settlement thereunder v	vithin the time for settlement	t under this con	tract. Purchaser's	s property shall be
	listed exclusively with a licensed real estate broker on deliver to said Agent within said time period, in accord	or before theday of		, 19, and	Purchaser shall
	deliver to said Agent within said time period, in accord	dance with the NOTICES p	aragraph hered	of, a copy of the I	isting contract for
	Purchaser's property with said broker. If any of the docu	iments provided for in this pa	aragraph are no	it timely delivered,	this contract shall
	automatically become null and void and the deposit sh	all be returned to Purchaser	r in full.		
	b. The Parties agree that Seller's property herein sh	all remain on the market du	uring the above	3 contingency per	iod. Accordingly,
	notwithstanding subparagraph a. of this paragraph, if	Purchaser does not remove	e the above co	ntingency and pro	ovide evidence of
	ability to perform under the terms herein within	nours after receipt of w	ritten notice tha	it Seller has accer	pted a Secondary
	contract, said notice to be delivered in accordance with	the NOTICES paragraph he	ereof, this contr	act shall become	null and void, and
	the Purchaser's deposit shall be promptly returned in fi	JII. Vat Duschanska Hamistori			
	(NOTE: Paragraph 11b, should accompany 11a., 'Sale 12. CONTINGENT ON SELLER PURCHASING ANOT	OF PURCHASER'S HOME', OF A	any other contir	igency desired.)	
Initials	This contract is contingent upon Seller executing a con	tract to purchase another by	and fubial Cal	llas aball differenti.	
IIIIIIais	pursue) by no later than 5:00n m on the day of	tract to purchase another no	ome (which Sel	iler snall diligently	and in good laith
	pursue) by no later than 5:00p.m. on theday of _ written waiver of this contingency to Agent	(specify)	and Durchaser	within the eferencia	dimposied this
	contract shall automatically become null and void and t	he Purchaser's denosit sha	II be returned in	within the aforesas	o time period, this
	13. SECONDARY CONTRACT	ne i dichasci s deposit sna	ii de retarried ii	i idii.	
Initials	a. Purchaser acknowledges that this is a Secondary of	ontract and that there is a p	re-existing Prim	ary contract on th	is property dated
	, 19 The rigit	its of the Purchaser under	the Primary co	ntract and the obl	lications of Saller
	thereunder are and shall be in all respects superior to	the rights and obligations of	f the parties be	reunder If the P	rimary contract is
	cancelled, withdrawn or otherwise made null and void, S	Seller shall promptly deliver t	o the Agents ar	nd Purchaser writte	en notice of same
	and NOTICE that this contract has become the Primar	y contract, in the manner s	et forth in the f	NOTICES paragra	ph hereof If the
	Primary contract on this property has not been cancelled	d, withdrawn or otherwise n	nade null and v	oid by no later tha	n 5:00p.m on the
	day of, 19, then this	Secondary contract shall at	utomatically bed	come null and voice	d (but Seller shall
	nonetheless deliver, within 24 hours thereafter, written	notice thereof to Purchase	r and Agents).	and the deposit :	shall be returned
	promptly to Purchaser in full. Seller does hereby expres	ssly release and discharge t	he Escrow Age	nt and the other A	gents holding the
	deposit from any and all claims and demands Seller ha	s or may have against any o	of them for retu	rning the deposit.	•
	Suggested Form of Notice to Purchaser				
	b. Purchaser is hereby notified that the Primary contract	ct on		has	been cancelled/
	withdrawn and that the Secondary contract has become	the Primary contract and	d is in full force	e and effect. The	his contract with
	Purchaser shall be the Primary contract and the date of	final ratification of this contr	act shall be the	date on which Pu	rchaser receives
	this notice.				
DATE		050.55			
DATE		SELLER			
B					
DATE		SELLER			
RITE -		BURALL SE			
DATE		PURCHASER			



Special p	provisions attached to and hereby made a part of the contract d	ated, 19	for the property known as
	. Washington, D.C ereinafter referred to as Seller) and the undersigned Purchaser	., Zip Code	by and between the undersigned
Seller (h	ereinafter referred to as Seller) and the undersigned Purchaser ((herein referred to as Purchaser).	(NOTE: BROKERS MAY WISH TO
HAVE II	HEIR LEGAL COUNSEL REVIEW THESE CLAUSES PRIOR TO	JUSE.)	
	14. ACCELERATION OF SETTLEMENT DATE/LOAN COMM	TMENT EXPIRING	
Initials	It is expressly agreed by all parties that, in the event Purchaser	receives a loan commitment which	th is to expire prior to the settlemen
minais	date called for herein, all parties will proceed to settlement prior	to the expiration date of said loan of	commitment and in such event Selle
	shall have the right to remain in possession of the subject prop	erty through	. 19 and for such right sha
	pay a daily payment of \$ The Seller shall a	also place with the Settlement Atto	rney a security deposit in the amour
	of \$ (NOTE: POST-SETTLEMENT OCCUPANC	Y AGREEMENT SHOULD BE EX	ECUTED IF SUCH ACCELERATEI
	CLOSING OCCURS.)		
	15. GIFT LETTER (NOTE: Check with lender as to letter form		
Initials	Purchaser shall secure a legally binding letter and statement from	om	agreeing to timel:
	provide moneys toward thesaid letter and statement to be obtained on or before the	(deposit/downpayment) hereunde	r in the amount of \$
	said letter and statement to be obtained on or before the	day of, 19	in the event Purchaser does no
	provide Agent (specify) with the I	etter as above required within the	aforestated time period, this contrac
	shall be null and void, in which event Seller irrevocably authoriz	es the deposit to be returned to the	e Purchaser without further notice o
	demand, and Seller does hereby expressly release and discharge	ge the Escrow Agent holding the di	eposit and the other Agents from any
	and all claims and demands Seller has or may have against an	y of them for returning the deposi-	to Purchaser pursuant to the term:
	of this Paragraph.		
	16. PRELIMINARY FINANCING CONTINGENCY This contract is contingent upon Purchaser delivering to the Se	llor within seven (7) calendar day	from date of final ratification of this
Initials	contract, a written prequalification letter from a recognized	institutional Lender of Purchases	's choice in form and substance
	satisfactory to Setter in Setter's reasonable discretion, that the	herein described financing is avail	lable to Purchaser and, based upor
	the information provided by Purchaser, the herein describe	d financing should be committee	d subject to appropriate verification
	approvals and commitment. If such a prequalification letter is	s not delivered within said seven	(7) calendar days. Seller has the
	absolute right to declare this contract null and void by written	notice to Purchaser within ten (1	0) calendar days from date of fina
	ratification hereof. If Seller so declares this contract null and v	oid, the deposit shall be returned	to Purchaser. Purchaser agrees to
	make loan application with an institutional lender which custo	marily provides said prequalificat	ion letter. It is understood that this
	prequalification letter does not constitute the loan commitment	which is subject to both the Purc	haser and the property meeting the
	lender's and/or investor's guidelines.	·	
	17. EXTENSION FOR ANY CONTINGENCY		
Initials	The expiration date for the contingency for		_is hereby extended through
	5:00p.m. on, 19		
	18. RECEIPT OF CONDOMINIUM/COOPERATIVE DOCUME	NTS	
Initials	The Purchaser hereby acknowledges receipt of all of the Conde	ominium/Cooperative [strike one] i	nformation as required by the Sales
	contract for the purchase of Apartment # at the [strike one] located at		Condominium/Cooperative,
	[strike one] located at	Dated the	day of
	19 at AM or PM.		
	19. ITEMS TO CONVEY AT SETTLEMENT In addition to the improvements mentioned in Paragraph 1 of the	is contract, the following items of	nersonal property (which the narries
Initials	agree have value) shall convey with the realty at the time of se		
	agree have value, shall convey with the realty at the time of se	<u></u>	
	20. ITEMS TO BE REMOVED		
Initials	Notwithstanding the provisions of Paragraph 1 of this contract, t	he following fixtures and/or items of	of personal property shall not convey
	and shall be removed from the subject property by Seller prior	to settlement and will not be repla	ced:
	21. POST-SETTLEMENT OCCUPANCY AGREEMENT		
Initials	Purchaser agrees to grant occupancy to Seller from the date of	settlement. Seller and Purchaser	agree to the terms and conditions of
	the Post-settlement Occupancy Agreement which is attached to	o and is part of this contract.	
	22. PRE-SETTLEMENT OCCUPANCY AGREEMENT		
Initials	Seller agrees to grant occupancy to Purchaser on		Seller and Purchaser agree to
	the terms and conditions of the Pre-settlement Occupancy Agre	eement which is attached to and i	s part of this contract.
	23. LICENSED SELLER/PURCHASER AGENT		IDC MD or
Initials	The parties acknowledge that	is a licensed real esta	
	VA) associated with	and may share in the brokerage i	ee to be paid.
	(NOTE: This clause should be used when Purchaser or Seller i	s a licensed real estate agent, falli	DIE 10 INCIDDE COURT LESCIT III AIGISTION
	of the law.) 24. BROKERAGE FEE SEPARATE FROM SALES PRICE		
Initiala			, of
Initials	It is understood and agreed by all parties that (agent's name)_	is acting as an agent	solely representing the Purchaser in
	(Company Name)	liver's Broker and does not owe a	brokerage fee or other consideration
	of any nature to said Buyer's Broker. The settlement office is di	rected to collect from Purchaser's	funds and to pay at settlement said
	Buyer's Broker fee from Purchasers' funds and to disburse said	difee, as per the separate Buyer's	Broker Agreement between Buyer's
	Broker and Purchaser. This Buyer's Broker's fee is separate	and apart from any brokerage fer	e owed to the Seller's Listing Broker
	pursuant to the agency paragraph of the above-referenced	Sales contract. The parties ack	nowledge that said Buver's Broker
	relationship was disclosed to Seller and/or Seller's agent prior	to showing the property to the Pu	rchaser.
		g , p ,	
DATE		SELLER	
DATE			
DATE		SELLER	
UAIC			
DATE		PURCHASER	



Addendum

Special	provisions attached to and hereby made a p	art of the contract dated , Washington, D.C., Zip Code	, 19for the property known as
Seller (I	nereinafter referred to as Seller) and the under HEIR LEGAL COUNSEL REVIEW THESE C	rsigned Purchaser (herein referred to a	by and between the undersign is Purchaser). (NOTE: BROKERS MAY WISH
	25. AGREEMENT BETWEEN SELLER AN		ER)
Initials	It is understood and agreed by all parties the (Company Name)		as an agent solely representing the Purchase
	this transaction ("Buyer's Broker"). The Sel	ler agrees to pay to the Buyer's Broker	a cash payment of \$?
			ker's fee from the proceeds of the sale. This feing Broker pursuant to the agency paragraph of
			elationship was disclosed to Seller and/or Sell
	agent prior to showing the property to the P		·
Initials	26. ADDITIONAL SELLER TAKE BACK F Each monthly installment on the note descri		when so paid shall be applied first to the paymen
111111111111111111111111111111111111111	late charges, then to interest on the amount	of principal remaining and the balance	thereof credited to principal, which note and de
			on any payment, the entire amount then remain o maker by certified mail, return receipt request
			d. Said trust and note may not be assumed or t
			der. The note shall provide that i, maker shall pa
			eholder within thirty (30) days of the due date; a shall be construed to be a default on the paym
	of this note. The deed of trust shall provide	that unless waived by the noteholder,	maker will submit to noteholder, on a yearly ba
	evidence of payment by the due date of a Property.	III real property taxes and assessmen	ts and all insurance premiums for policies on
	27. TENANCY		
Initials	The Property is sold and shall be conveyed		s follows:
			incy, except for non-payment of rent; or b. enter i
	any new leases or tenancies with respect to		
	Property is tenant occupied, Purchaser here		of the Property and a bona fide offer of sale. If VILL NOT) occupy the Proper
	28. ADDITIONAL TENANCY PROVISIONS	S .	
Initials			na fide offer of sale, the Tenant(s) has an additio
			ecified by District of Columbia law and regulation of this contract Seller will hand-deliver to
	Tenant(s) and send by first-class mail the no	tice of right of first refusal required by I	District of Columbia law and regulations and a co
			ided to the Tenant(s) a written notice of the intend nat within two (2) days after final ratification of t
			n notice of the intended sale of the Property, a bo
	fide offer of sale, the required notice of right	of first refusal and a copy of this contra	nct. Upon or after execution of a contract of safr
			ble by written notice to Seller) this contract shall enant(s) shall faif to exercise the foregoing rights
	purchase the Property or shall execute and	deliver a vafid rejection of said rights, the	en this contract shall remain in full force and effe
			spondence, contracts and other developments v taken by Seller shall be taken in accordance v
	District of Columbia law and regulations.	All actions required hereunder to be	taken by Seller shall be taken in accordance v
DATE		SELLER	
B. 250			
DATE		SELLER	
DATE		PURCHASER	
DATE		PURCHASER	·

BEST COPY AVAILABLE



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A. Settlement Statement

U.S. Department of Housing and Urban Development



			OMB Approval No. 2502-026
B. Type of Losn 1. ☐ FHA 2. ☐ FmHA 3. ☐ Conv. Unins. 6. (4. ☐ VA 5. ☐ Conv. Ins.	File Number	7. Loan Number	8. Mortgage Insurance Case Number
C. Note: This form is fumished to give you a sta shown. Items marked "(p.o.c.)" were pa included in the totals.	itement of actual se ild outside the closis	ttlement costs. Amounts paid ng; they are shown here for int	to and by the settlement agent are formational purposes and are not
	Name and Address of Selle	er F. Name	and Address of Lender
		1	
G. Property Location		h. o.m	
G. Property Excellent		H. Settlement Agent	
		Place of Settlement	I. Settlement Date
J. Summary of Borrower's Transaction		K. Summary of Seller's Transa	ction
100. Gross Amount Due From Borrower		400. Gross Amount Due To Se	lier
101. Contract sales price		401. Contract sales price	
102. Personal property		402. Personal property	
103. Settlement Charges to borrower (line 1400)		403.	
104.	-	404.	
105.		405.	ld bu delles le advance
Adjustments for Items paid by seller in advantion 106. City/town taxes to	Ce	Adjustments for Items pal 406. City/town taxes	to
107. County taxes to		407. County taxes	to
108. Assessments to	-	408. Assessments	to
109.	1	409.	
110.		410.	
111,		411,	
112.		412.	
120. Gross Amount Due From Borrower		420. Gross Amount Due To Se	lier
200. Amounts Paid By Or In Behalf Of Borrower		500. Reductions in Amount Du	e To Seller
201. Deposit or earnest money		501. Excess deposit (see inst	
202. Principal amount of new loan(s)		502. Settlement charges to se	
203. Existing loan(s) taken subject to	+	503. Existing loan(s) taken su	
204. 205.	+	504. Payoff of first mortgage	
206.		505. Payoff of second mortga 506.	ige loan
207.	<u> </u>	507.	
208.		508.	
209.		509.	
Adjustments for Items unpaid by seller		Adjustments for Items un	paid by ealler
210. City/town taxes to		510. City/town taxes	to
211. County taxes to	 	511. County taxes	to
212. Assessments to		512. Assessments	to
213.	+	513.	
<u></u>	- 	514. 515.	
216	+	516.	
<u> </u>		517.	
218.	1 -	518.	
219.	<u> </u>	519.	
220. Total Peld By/For Borrower		520. Total Reduction Amount I	Due Seller
300. Cash At Settlement From/To Borrower	·	600. Cash At Settlement To/Fr	om Seller
301. Gross Amount due from borrower (line 120)		601. Gross amount due to se	iler (line 420)
302. Less amounts paid by/for borrower (line 220)) ()	602. Less reductions in amt.	due seller (line 520) (
303. Cesh From To Sorrower		603. Cesh	From Seller



00. Total Salou@rekor's Commission (line 700) as follows: 01. \$ 10 02. \$ 10 03. Commission paid at Settlement 04. 00. Roms Psyable in Connection With Loan 01. Loan Origination Fee % 02. Loan Discount % 03. Appraisal Fee to 04. Credit Report to 05. Lender's Inspection Fee 06. Morgage Insurance Application Fee to 07. Assumption Fee 08. 099. 100. 111. 100. Interest from to ©\$ /day 02. Morgage Insurance Premium for months to 03. Hazard Insurance Premium for years to 04. 09. 103. Hazard Insurance Premium for wears to 104. Morgage Insurance Premium for wears to 105. Hazard Insurance Premium for months © per month 106. Annual assessments months@\$ per month 107. Annual assessments months@\$ per month 108. County property taxes months@\$ per month 109. Annual assessments months@\$ per month 1007. months@\$ per month 1008. months@\$ per month 1009. Assigat or title search to 1009. The Stellement or closing fee to 1000. Assigat or title search to 1000. The Stellement or closing fee to 1001. Astigator or title search to 1002. Morgage insurance binder to 1003. City property fees to 1004. Title Charges 1005. Annual assessments months@\$ per month 1006. The Stellement or closing fee to 1007. months@\$ per month 1008. Title Insurance binder to 109. Astigator or title search to 109. Title Charges 1001. Settlement or closing fee to 1002. Morgage S toverage	Paid From Borrowers Funds at Settlement	Paid From Seller's Funds at Settlemen
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GLOSSARY





GLOSSARY

Α

ACQUIRED PROPERTY

A property owned as a result of a foreclosure, acceptance of a deed-in-lieu of foreclosure, or acquired as a result of a paid insurance claim; often referred to as Real Estate Owned (REO).

ADJUSTABLE RATE MORTGAGE (ARM)

A mortgage that permits the lender to periodically adjust the interest rate when the index changes.

AMORTIZE

A period of time over which a calculated mortgage payment will fully repay a set loan amount at a specified interest rate.

ANNUAL PERCENTAGE RATE (APR)

The total annual mortgage cost stated as a percentage of the loan amount.

APPRAISAL

A professional estimate of a property's market value.

Assumable mortgage

A mortgage that a buyer can take over with the purchase of a property.

В

BINDÈR

An offer secured by an earnest money deposit.

BUDGET

An itemized summary of probable expenditures and income for a given period; a systematic plan for meeting expenses in a given period; the total sum of money allocated for a particular purpose or time period.

Buydown

A sum of money paid to a lender at closing to reduce the borrower's out-of-pocket monthly mortgage payment. Most buydowns are temporary.



CAP

A limit on an adjustable rate mortgage (ARM) which determines how much the interest rate can increase.



Cash reserve

The equivalent of mortgage payments that a lender requires a borrower to have available after closing.

CLEAR TITLE

Title to a property without liens or questions of ownership.

CLOSING

A meeting or settlement of the finalized sale on a property where documents are signed, and monies exchanged.

CLOSING COSTS

Expenses or settlement costs, above the sales price, incurred by both buyer and seller during the transfer of a property.

COMMITMENT

A written agreement between a lender and a borrower to loan money subject to compliance with stated conditions.

COMMITMENT LETTER

A letter sent by the lender to a borrower stating that the loan has been approved and describing the terms of the loan.

CONDOMINIUM

A form of ownership where a unit and interest in common areas is owned.

CONTINGENCY

Conditioned events that must happen in order for the buyer and seller to conclude a sales transaction.

CONTRACT

An greement between two or more parties for legal consideration.

CONVENTIONAL MORTGAGE

Any mortgage that is not insured or guaranteed by the Federal Government.



CONVERTIBLE MORTGAGE

An adjustable rate mortgage that can be converted to a fixed-rate mortgage under specified conditions.

Conveyance

The transfer of title on real property from one party to another.

COOPERATIVE

A form of ownership where shares of stock for a unit is owned in a corporation rather than a unit itself.

CREDIT DEROGATIVES

Negative credit reflected on a credit report such as slow pays, open collection accounts, liens, judgements etc.

CREDIT REPORT

An individual's or organization's credit history prepared by a credit bureau and used by a lender to determine a loan applicant's creditworthiness.

D

DEBT

A sum of money due by an expressed agreement.

DEBT-TO-INCOME-RATIO

Percentage of total debt payments to gross income.

DEED

The legal document conveying title to a property.

DEED OF TRUST

A document used instead of a mortgage in some states.

DEFAULT

Failure to make loan payments when they are due.

DEPOSIT

A cash deposit made by a potential buyer to demonstrate that the the offer to purchase is serious.



BEST COPY AVAILABLE

DISCOUNT POINT

An amount equal to one percent of the principal amount of a mortgage loan. A one time charge assessed by the lender that must be paid in cash at closing.

DOWN PAYMENT

The part of the purchase price that a buyer pays in cash and is not included in the mortgage.

Ε

EARNEST MONEY DEPOSIT See "Deposit".

EQUAL CREDIT OPPORTUNITY ACT (ECOA)

Federal law that prohibits lenders from denying mortgages on the basis of race, color, religion, national origin, age, sex, marital status.

EQUITY

A homeowner's financial interest in a property. Equity is the difference between the fair market value of a property and the amount still owed on the mortgage.

Escrow

Money deposited with a third party that is returned upon fulfillment of a condition or contract.

ESCROW ACCOUNT

An account established with a third party (See "Escrow").

F

Fair Credit reporting act A consumer protection law that regulates the disclosure of consumer credit reports.

Fannie mae

Federal National Mortgage Association.



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FHA

Acronym for the Federal Housing Administration that provides mortgage insurance and sets construction and underwriting standards.

FHA does not lend money.

FHA MORTGAGE

A mortgage insured by the Federal Housing Administration (FHA).

FIXED-RATE MORTGAGE

A mortgage in which the interest rate does not change.

FLOOD INSURANCE

Insurance required on properties located in a designated flood area.

FORBEARANCE

A lender's agreement to postpone foreclosure in order to give a borrower time to catch up on overdue payments.

FORECLOSURE

The legal procedure permitting a creditor to take possession of and sell property that is mortgaged as security for a defaulted loan.

FOR SALE BY OWNER

Homeowners who sell their homes without the assistance of a real estate agent.

FREDDIE MAC

Federal Home Loan Mortgage Corporation.

G

Goal

The objective toward which an endeavor is directed.

GOOD FAITH ESTIMATE

An itemized breakdown of estimated closing or settlement costs.

GROSS MONTHLY INCOME

The total amount a borrower earns each month before income taxes or other expenses are deducted.



3- 149

H

HAZARD INSURANCE

A casualty policy covering real estate property against "multiple perils."

HOMEOWNER'S WARRANTY

Insurance that covers repairs to specific parts of a house for a specific period of time.

HUD

Acronym for the U.S. Department of Housing and Urban Development which administers many housing programs.

Ι

INDEX

A measurement used by lenders to determine any changes to the interest rate charged on an adjustable rate mortgage.

INTEREST

The fee charged for borrowing money.

Interest rate

A percentage of an amount of money usually expressed as an annual percentage which is paid for the use of the money for a specified period of time.



Lien

A legal claim to a property that must be paid when the property is sold.

LOAN

The letting of money by a lender to a borrower to be repaid with or without interest.

LOAN ORIGINATION FEE See "Origination fee".

LOAN-TO-VALUE (LTV)

The amount of a loan compared to the value of a property expressed as a percentage.



LTV

See "Loan-to-value".

M

MARGIN

The lender's cost and profit for doing business which is added to the index rate to determine the interest rate on an adjustable rate mortgage for the upcoming period.

MORTGAGE

A legal document which a borrower gives to the lender on property as security for payment of a debt.

MORTGAGEE

The lender in a mortgage agreement.

Mortgagor

The borrower in a mortgage agreement.

MORTGAGE BANKER

An entity active in the field of mortgage banking.

MORTGAGE BROKER

A firm that processes loans for a number of lenders.

MORTGAGE INSURANCE

Insurance that protects lenders against loss if a borrower defaults.

N

Note

A written promise by one party to pay a specified sum of money to a second party under the conditions agreed upon mutually.

Also called a "promissory note".

Note rate

The interest rate on a mortgage loan.



О

ORIGINATION FEE

A fee paid to the lender for processing the loan application, stated as a percentage of the mortgage amount.

P

PITI

An acronym for Principal, Interest, Taxes and Insurance, the components of a monthly mortgage payment.

POINTS

See "Discount points".

Prequalification

Determining the amount a buyer is eligible to borrow before a loan application is made.

PRIORITIZE

To arrange or deal with in order of importance.

Q

QUALIFYING INCOME RATIOS

A comparison of a proposed monthly housing expense to gross monthly income; and a comparison of total monthly debt, including proposed housing expense, to gross monthly income.

R

REAL ESTATE AGENT

A licensed person who acts on behalf of an owner to sell a property. In some states, a licensed person who acts on behalf of the buyer, and is paid a commission by the seller.

REAL ESTATE SETTLEMENT PROCEDURE Act (RESPA)

Requires lenders to give borrowers advance notice of closing costs.

RURALECONOMIC AND COMMUNITY DEVELOPMENT (RECD)
Provides housing loans in rural communities, formerly known as Farmers
Home Administration (FmHA).



REFINANCING

Paying off one loan from the proceeds of another loan on the same property.

S

SURVEY

A drawing showing the legal boundaries of a property.

T

TITLE

A legal document establishing the right of ownership.

U

Underwriting

A risk analysis conducted by a lender to decide whether or not to approve a loan.

V

VERIFICATION OF DEPOSIT (VOD)

A form sent to each depository listed on the loan application to verify funds of the borrower.

VERIFICATION OF EMPLOYMENT (VOE)

A form sent to the borrowers employer to verify the borrower's employment and employment history.

DEPT. OF VETERANS AFFAIRS (VA LOAN)

A federal agency that guarantees no downpayment loans to veterans who have served and active military who are serving in the U.S. military.

Y

YIELD

The effective rate of return on an investment based on fees, an interest rate, and the price paid for the mortgage.









U.S. DEPARTMENT OF EDUCATION

Office of Educational Research and Improvement (OERI) Educational Resources Information Center (ERIC)



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